American Municipal Power, Inc. Consolidated Financial Statements

December 31, 2009 and 2008

American Municipal Power, Inc. Index

December 31, 2009 and 2008

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Report of Independent Auditors

To the Board of Trustees and Members of American Municipal Power, Inc.

Trucewaterbouse Coopers LLP

In our opinion, the accompanying consolidated balance sheets and the related consolidated statements of revenues and expenses, of changes in member and patron equities, and of cash flows present fairly, in all material respects, the financial position of American Municipal Power, Inc. and its subsidiaries (the "Organization") at December 31, 2009 and 2008, and the results of their operations and their cash flows for the years then ended in conformity with accounting principles generally accepted in the United States of America. These financial statements are the responsibility of the Organization's management. Our responsibility is to express an opinion on these financial statements based on our audits. We conducted our audits of these statements in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by management, and evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

March 17, 2010

American Municipal Power, Inc. Consolidated Balance Sheets December 31, 2009 and 2008

Dutility plant		2009	2008
Selectric plant in service (Note 3)	Assets		
Accumulated depreciation (80,092,969) (74,847,536) Total utility plant 28,238,844 33,649,023 Nonutility property and equipment 14,643,343 14,589,384 Accumulated depreciation (3,840,268) (5,320,044) Total nonutility property and equipment 10,803,075 9,269,340 Construction work-in-progress (Note 2) 918,474,493 451,837,814 Plant held for future use (Note 2) 113,310,685 9,269,340 Coal reserves 26,612,000 26,612,000 Coal reserves 26,612,000 26,612,000 Trustee funds and other assets 4,600,938,762 501,175,049 Financing receivables - members (Note 8) 42,642,798 46,503,488 Investments - long-term (Note 9) 4,793,061 4,573,013 Note receivable - long-term 3,075,000 - Regulatory assets (Note 5) 37,410,368 30,527,177 Prepaid power purchase asset 115,520,182 173,201,258 Prepaid pension costs (Note 12) 9,319,733 11,267,509 Intangible and other assets, net of accumulated 31,308,010,716	Utility plant		
Total utility plant 28,238,844 33,649,023 Nonutility property and equipment Nonutility property and equipment (Note 4) 14,643,343 14,589,384 Accumulated depreciation (3,840,268) (5,320,044) Total nonutility property and equipment 10,803,075 9,269,340 Construction work-in-progress (Note 2) 918,474,493 451,837,814 Plant held for future use (Note 2) 113,310,685 - Coal reserves 26,612,000 26,612,000 Trustee funds and other assets Trustee funds (Note 9 & 10) 1,060,938,762 501,175,049 Financing receivables - members (Note 8) 42,642,798 46,503,488 Investments - long-term (Note 9) 4,793,061 4,573,013 Note receivable - long-term 3,075,000 - Regulatory assets (Note 5) 37,410,368 30,527,177 Prepaid pension costs (Note 12) 9,319,733 11,267,509 Intangible and other assets, net of accumulated amortization of \$4,601,157 and \$1,327,118, respectively 34,310,812 13,303,546 Current assets Cash and cash equivalents - restricted (Note 6) 23,748,485 5,981,425	· · · · · · · · · · · · · · · · · · ·	\$ 108,331,813	\$ 108,496,559
Nonutility property and equipment Nonutility property and equipment (Note 4) 14,643,343 14,589,384 Accumulated depreciation (3,840,268) (5,320,044) Total nonutility property and equipment 10,803,075 9,269,340 Construction work-in-progress (Note 2) 918,474,493 451,837,814 Plant held for future use (Note 2) 113,310,685 - Coal reserves 26,612,000 26,612,000 Trustee funds and other assets Trustee funds (Note 9 & 10) 1,060,938,762 501,175,049 Financing receivables - members (Note 8) 42,642,798 46,503,488 Investments - long-term (Note 9) 4,793,061 4,573,013 Note receivable - long-term (Note 9) 4,793,061 4,573,013 Note receivable - long-term (Note 9) 37,410,368 30,527,177 Prepaid power purchase asset 115,520,182 173,201,258 Prepaid pension costs (Note 12) 9,319,733 11,267,509 Intangible and other assets, net of accumulated amortization of \$4,601,157 and \$1,327,118, respectively 34,310,812 13,303,546 Current assets 23,329,850 129,997,882 Cash and cas	Accumulated depreciation	(80,092,969)	(74,847,536)
Nonutility property and equipment (Note 4) 14,643,343 14,589,384 Accumulated depreciation (3,840,268) (5,320,044) Total nonutility property and equipment 10,803,075 9,269,340 Construction work-in-progress (Note 2) 918,474,493 451,837,814 Plant held for future use (Note 2) 113,310,685 - Coal reserves 26,612,000 26,612,000 Trustee funds and other assets 1,060,938,762 501,175,049 Financing receivables - members (Note 8) 42,642,798 46,503,488 Investments - long-term (Note 9) 4,793,061 4,573,013 Note receivable - long-term (Note 9) 3,075,000 - Regulatory assets (Note 5) 37,410,368 30,527,177 Prepaid pension costs (Note 12) 9,319,733 11,267,509 Intangible and other assetss, net of accumulated amortization of \$4,601,157 and \$1,327,118, respectively 34,310,812 13,303,546 Total trustee funds and other assets 1,308,010,716 780,551,040 Current assets 22,3748,485 5,981,425 Cash and cash equivalents 37,929,850 129,997,882	Total utility plant	28,238,844	33,649,023
Accumulated depreciation (3,840,268) (5,320,044) Total nonutility property and equipment 10,803,075 9,269,340 Construction work-in-progress (Note 2) 918,474,493 451,837,814 Plant held for future use (Note 2) 113,310,685 - Coal reserves 26,612,000 26,612,000 Trustee funds and other assets Trustee funds (Note 9 & 10) 1,060,938,762 501,175,049 Financing receivables - members (Note 8) 42,642,798 46,503,488 Investments - long-term (Note 9) 4,793,061 4,573,013 Note receivable - long-term (Note 9) 3,075,000 - Regulatory assets (Note 5) 37,410,368 30,527,177 Prepaid power purchase asset 115,520,182 173,201,258 Prepaid pome purchase asset, net of accumulated amortization of \$4,601,157 and \$1,327,118, respectively 34,310,812 13,303,546 Total trustee funds and other assets 37,929,850 129,997,882 Cash and cash equivalents 37,929,850 129,997,882 Cash and cash equivalents - restricted (Note 6) 23,748,485 5,981,425 Trustee funds (Note 9 & 10) <	Nonutility property and equipment		
Total nonutility property and equipment 10,803,075 9,269,340 Construction work-in-progress (Note 2) 918,474,493 451,837,814 Plant held for future use (Note 2) 113,310,685 - Coal reserves 26,612,000 26,612,000 Trustee funds and other assets Trustee funds (Note 9 & 10) 1,060,938,762 501,175,049 Financing receivables - members (Note 8) 42,642,798 46,503,488 Investments - long-term (Note 9) 4,793,061 4,573,013 Note receivable - long-term 3,075,000 - Regulatory assets (Note 5) 37,410,368 30,527,177 Prepaid power purchase asset 115,520,182 173,201,258 Prepaid pension costs (Note 12) 9,319,733 11,267,509 Intangible and other assets, net of accumulated amortization of \$4,601,157 and \$1,327,118, respectively 34,310,812 13,303,546 Current assets Cash and cash equivalents 37,929,850 129,997,882 Cash and cash equivalents 37,929,850 129,997,882 Cash and cash equivalents - restricted (Note 6) 23,748,485 5,981,425 Trustee funds (Note 9 & 10		14,643,343	14,589,384
Construction work-in-progress (Note 2) 918,474,493 451,837,814 Plant held for future use (Note 2) 113,310,685 - Coal reserves 26,612,000 26,612,000 Trustee funds and other assets Trustee funds (Note 9 & 10) 1,060,938,762 501,175,049 Financing receivables - members (Note 8) 42,642,798 46,503,488 Investments - long-term (Note 9) 4,793,061 4,573,013 Note receivable - long-term (Note 5) 37,410,368 30,527,177 Prepaid power purchase asset 115,520,182 173,201,258 Prepaid pension costs (Note 12) 9,319,733 11,267,509 Intangible and other assets, net of accumulated amortization of \$4,601,157 and \$1,327,118, respectively 34,310,812 13,303,546 Current assets Cash and cash equivalents 37,929,850 129,997,882 Cash and cash equivalents 37,929,850 129,997,882 Cash and cash equivalents - restricted (Note 6) 23,748,485 5,981,425 Trustee funds (Note 9 & 10) 169,924,964 155,007,208 Investments 80,213,312 60,754,461 Financing receivables - members	Accumulated depreciation	(3,840,268)	(5,320,044)
Plant held for future use (Note 2)	Total nonutility property and equipment	10,803,075	9,269,340
Plant held for future use (Note 2)	Construction work-in-progress (Note 2)	918,474,493	451.837.814
Coal reserves 26,612,000 26,612,000 Trustee funds and other assets 1,060,938,762 501,175,049 Financing receivables - members (Note 8) 42,642,798 46,503,488 Investments - long-term (Note 9) 4,793,061 4,573,013 Note receivable - long-term 3,075,000 - Regulatory assets (Note 5) 37,410,368 30,527,177 Prepaid power purchase asset 115,520,182 173,201,258 Prepaid pension costs (Note 12) 9,319,733 11,267,509 Intangible and other assets, net of accumulated amortization of \$4,601,157 and \$1,327,118, respectively 34,310,812 13,303,546 Total trustee funds and other assets 1,308,010,716 780,551,040 Current assets 2as and cash equivalents 37,929,850 129,997,882 Cash and cash equivalents - restricted (Note 6) 23,748,485 5,981,425 Trustee funds (Note 9 & 10) 169,924,964 155,007,208 Investments 18,962,692 11,191,472 Collateral postings 20,175,106 - Accounts receivable 80,213,312 60,754,461	, , ,	· · ·	, , , <u>-</u>
Trustee funds (Note 9 & 10) 1,060,938,762 501,175,049 Financing receivables - members (Note 8) 42,642,798 46,503,488 Investments - long-term (Note 9) 4,793,061 4,573,013 Note receivable - long-term 3,075,000 - Regulatory assets (Note 5) 37,410,368 30,527,177 Prepaid power purchase asset 115,520,182 173,201,258 Prepaid pension costs (Note 12) 9,319,733 11,267,509 Intangible and other assets, net of accumulated 34,310,812 13,303,546 Total trustee funds and other assets 1,308,010,716 780,551,040 Current assets 2 129,997,882 Cash and cash equivalents 37,929,850 129,997,882 Cash and cash equivalents - restricted (Note 6) 23,748,485 5,981,425 Trustee funds (Note 9 & 10) 169,924,964 155,007,208 Investments 18,962,692 11,191,472 Collateral postings 20,175,106 - Accounts receivable 80,213,312 60,754,461 Financing receivables - members (Note 8) 31,256,326 35,897,372<	, ,		26,612,000
Financing receivables - members (Note 8) 42,642,798 46,503,488 Investments - long-term (Note 9) 4,793,061 4,573,013 Note receivable - long-term 3,075,000 - Regulatory assets (Note 5) 37,410,368 30,527,177 Prepaid power purchase asset 115,520,182 173,201,258 Prepaid pension costs (Note 12) 9,319,733 11,267,509 Intangible and other assets, net of accumulated 34,310,812 13,303,546 Total trustee funds and other assets 1,308,010,716 780,551,040 Current assets 2ash and cash equivalents 37,929,850 129,997,882 Cash and cash equivalents - restricted (Note 6) 23,748,485 5,981,425 Trustee funds (Note 9 & 10) 169,924,964 155,007,208 Investments 18,962,692 11,191,472 Collateral postings 20,175,106 - Accounts receivable 80,213,312 60,754,461 Financing receivables - members (Note 8) 31,256,326 35,897,372 Emission allowances (Note 15) 12,262,390 12,682,111 Inventories 7,80	Trustee funds and other assets		
Investments - long-term (Note 9)	Trustee funds (Note 9 & 10)	1,060,938,762	501,175,049
Note receivable - long-term 3,075,000 - Regulatory assets (Note 5) 37,410,368 30,527,177 Prepaid power purchase asset 115,520,182 173,201,258 Prepaid pension costs (Note 12) 9,319,733 11,267,509 Intangible and other assets, net of accumulated amortization of \$4,601,157 and \$1,327,118, respectively 34,310,812 13,303,546 Total trustee funds and other assets 1,308,010,716 780,551,040 Current assets 2ash and cash equivalents 37,929,850 129,997,882 Cash and cash equivalents - restricted (Note 6) 23,748,485 5,981,425 Trustee funds (Note 9 & 10) 169,924,964 155,007,208 Investments 20,175,106 - Collateral postings 20,175,106 - Accounts receivable 80,213,312 60,754,461 Financing receivables - members (Note 8) 31,256,326 35,897,372 Emission allowances (Note 15) 12,262,390 12,682,111 Inventories 7,808,540 2,292,790 Regulatory assets - current (Note 5) 15,616,852 15,101,523 Prepaid exp	Financing receivables - members (Note 8)	42,642,798	46,503,488
Regulatory assets (Note 5) 37,410,368 30,527,177 Prepaid power purchase asset 115,520,182 173,201,258 Prepaid pension costs (Note 12) 9,319,733 11,267,509 Intangible and other assets, net of accumulated amortization of \$4,601,157 and \$1,327,118, respectively 34,310,812 13,303,546 Total trustee funds and other assets 1,308,010,716 780,551,040 Current assets 2cash and cash equivalents 37,929,850 129,997,882 Cash and cash equivalents - restricted (Note 6) 23,748,485 5,981,425 Trustee funds (Note 9 & 10) 169,924,964 155,007,208 Investments 18,962,692 11,191,472 Collateral postings 20,175,106 - Accounts receivable 80,213,312 60,754,461 Financing receivables - members (Note 8) 31,256,326 35,897,372 Emission allowances (Note 15) 12,262,390 12,682,111 Inventories 7,808,540 2,292,790 Regulatory assets - current (Note 5) 15,616,852 15,101,523 Prepaid power purchase asset - current 57,681,076 57,681,076		4,793,061	4,573,013
Prepaid power purchase asset 115,520,182 173,201,258 Prepaid pension costs (Note 12) 9,319,733 11,267,509 Intangible and other assets, net of accumulated amortization of \$4,601,157 and \$1,327,118, respectively 34,310,812 13,303,546 Total trustee funds and other assets 1,308,010,716 780,551,040 Current assets 37,929,850 129,997,882 Cash and cash equivalents - restricted (Note 6) 23,748,485 5,981,425 Trustee funds (Note 9 & 10) 169,924,964 155,007,208 Investments 18,962,692 11,191,472 Collateral postings 20,175,106 - Accounts receivable 80,213,312 60,754,461 Financing receivables - members (Note 8) 31,256,326 35,897,372 Emission allowances (Note 15) 12,262,390 12,682,111 Inventories 7,808,540 2,292,790 Regulatory assets - current (Note 5) 15,616,852 15,101,523 Prepaid power purchase asset - current 57,681,076 57,681,076 Prepaid expenses and other assets 477,478,288 487,236,181	Note receivable - long-term	3,075,000	-
Prepaid pension costs (Note 12) 9,319,733 11,267,509 Intangible and other assets, net of accumulated amortization of \$4,601,157 and \$1,327,118, respectively 34,310,812 13,303,546 Total trustee funds and other assets 1,308,010,716 780,551,040 Current assets 37,929,850 129,997,882 Cash and cash equivalents 37,929,850 129,997,882 Cash and cash equivalents - restricted (Note 6) 23,748,485 5,981,425 Trustee funds (Note 9 & 10) 169,924,964 155,007,208 Investments 18,962,692 11,191,472 Collateral postings 20,175,106 - Accounts receivable 80,213,312 60,754,461 Financing receivables - members (Note 8) 31,256,326 35,897,372 Emission allowances (Note 15) 12,262,390 12,682,111 Inventories 7,808,540 2,292,790 Regulatory assets - current (Note 5) 15,616,852 15,101,523 Prepaid power purchase asset - current 57,681,076 57,681,076 Prepaid expenses and other assets 1,898,695 648,861 Total current assets	Regulatory assets (Note 5)	37,410,368	
Intangible and other assets, net of accumulated amortization of \$4,601,157 and \$1,327,118, respectively 34,310,812 13,303,546 Total trustee funds and other assets 1,308,010,716 780,551,040 Current assets Cash and cash equivalents 37,929,850 129,997,882 Cash and cash equivalents - restricted (Note 6) 23,748,485 5,981,425 Trustee funds (Note 9 & 10) 169,924,964 155,007,208 Investments 18,962,692 11,191,472 Collateral postings 20,175,106 - Accounts receivable 80,213,312 60,754,461 Financing receivables - members (Note 8) 31,256,326 35,897,372 Emission allowances (Note 15) 12,262,390 12,682,111 Inventories 7,808,540 2,292,790 Regulatory assets - current (Note 5) 15,616,852 15,101,523 Prepaid power purchase asset - current 57,681,076 57,681,076 Prepaid expenses and other assets 1,898,695 648,861 Total current assets 477,478,288 487,236,181			
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Total trustee funds and other assets 1,308,010,716 780,551,040 Current assets 37,929,850 129,997,882 Cash and cash equivalents - restricted (Note 6) 23,748,485 5,981,425 Trustee funds (Note 9 & 10) 169,924,964 155,007,208 Investments 18,962,692 11,191,472 Collateral postings 20,175,106 - Accounts receivable 80,213,312 60,754,461 Financing receivables - members (Note 8) 31,256,326 35,897,372 Emission allowances (Note 15) 12,262,390 12,682,111 Inventories 7,808,540 2,292,790 Regulatory assets - current (Note 5) 15,616,852 15,101,523 Prepaid power purchase asset - current 57,681,076 57,681,076 Prepaid expenses and other assets 1,898,695 648,861 Total current assets 477,478,288 487,236,181			
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Cash and cash equivalents 37,929,850 129,997,882 Cash and cash equivalents - restricted (Note 6) 23,748,485 5,981,425 Trustee funds (Note 9 & 10) 169,924,964 155,007,208 Investments 18,962,692 11,191,472 Collateral postings 20,175,106 - Accounts receivable 80,213,312 60,754,461 Financing receivables - members (Note 8) 31,256,326 35,897,372 Emission allowances (Note 15) 12,262,390 12,682,111 Inventories 7,808,540 2,292,790 Regulatory assets - current (Note 5) 15,616,852 15,101,523 Prepaid power purchase asset - current 57,681,076 57,681,076 Prepaid expenses and other assets 1,898,695 648,861 Total current assets 477,478,288 487,236,181	Total trustee funds and other assets	1,308,010,716	780,551,040
Cash and cash equivalents - restricted (Note 6) 23,748,485 5,981,425 Trustee funds (Note 9 & 10) 169,924,964 155,007,208 Investments 18,962,692 11,191,472 Collateral postings 20,175,106 - Accounts receivable 80,213,312 60,754,461 Financing receivables - members (Note 8) 31,256,326 35,897,372 Emission allowances (Note 15) 12,262,390 12,682,111 Inventories 7,808,540 2,292,790 Regulatory assets - current (Note 5) 15,616,852 15,101,523 Prepaid power purchase asset - current 57,681,076 57,681,076 Prepaid expenses and other assets 1,898,695 648,861 Total current assets 477,478,288 487,236,181	Current assets		
Trustee funds (Note 9 & 10) 169,924,964 155,007,208 Investments 18,962,692 11,191,472 Collateral postings 20,175,106 - Accounts receivable 80,213,312 60,754,461 Financing receivables - members (Note 8) 31,256,326 35,897,372 Emission allowances (Note 15) 12,262,390 12,682,111 Inventories 7,808,540 2,292,790 Regulatory assets - current (Note 5) 15,616,852 15,101,523 Prepaid power purchase asset - current 57,681,076 57,681,076 Prepaid expenses and other assets 1,898,695 648,861 Total current assets 477,478,288 487,236,181	Cash and cash equivalents	37,929,850	129,997,882
Investments 18,962,692 11,191,472 Collateral postings 20,175,106 - Accounts receivable 80,213,312 60,754,461 Financing receivables - members (Note 8) 31,256,326 35,897,372 Emission allowances (Note 15) 12,262,390 12,682,111 Inventories 7,808,540 2,292,790 Regulatory assets - current (Note 5) 15,616,852 15,101,523 Prepaid power purchase asset - current 57,681,076 57,681,076 Prepaid expenses and other assets 1,898,695 648,861 Total current assets 477,478,288 487,236,181	Cash and cash equivalents - restricted (Note 6)	23,748,485	5,981,425
Collateral postings 20,175,106 - Accounts receivable 80,213,312 60,754,461 Financing receivables - members (Note 8) 31,256,326 35,897,372 Emission allowances (Note 15) 12,262,390 12,682,111 Inventories 7,808,540 2,292,790 Regulatory assets - current (Note 5) 15,616,852 15,101,523 Prepaid power purchase asset - current 57,681,076 57,681,076 Prepaid expenses and other assets 1,898,695 648,861 Total current assets 477,478,288 487,236,181	Trustee funds (Note 9 & 10)	169,924,964	155,007,208
Accounts receivable 80,213,312 60,754,461 Financing receivables - members (Note 8) 31,256,326 35,897,372 Emission allowances (Note 15) 12,262,390 12,682,111 Inventories 7,808,540 2,292,790 Regulatory assets - current (Note 5) 15,616,852 15,101,523 Prepaid power purchase asset - current 57,681,076 57,681,076 Prepaid expenses and other assets 1,898,695 648,861 Total current assets 477,478,288 487,236,181			11,191,472
Financing receivables - members (Note 8) 31,256,326 35,897,372 Emission allowances (Note 15) 12,262,390 12,682,111 Inventories 7,808,540 2,292,790 Regulatory assets - current (Note 5) 15,616,852 15,101,523 Prepaid power purchase asset - current 57,681,076 57,681,076 Prepaid expenses and other assets 1,898,695 648,861 Total current assets 477,478,288 487,236,181	· ·		-
Emission allowances (Note 15) 12,262,390 12,682,111 Inventories 7,808,540 2,292,790 Regulatory assets - current (Note 5) 15,616,852 15,101,523 Prepaid power purchase asset - current 57,681,076 57,681,076 Prepaid expenses and other assets 1,898,695 648,861 Total current assets 477,478,288 487,236,181			
Inventories 7,808,540 2,292,790 Regulatory assets - current (Note 5) 15,616,852 15,101,523 Prepaid power purchase asset - current 57,681,076 57,681,076 Prepaid expenses and other assets 1,898,695 648,861 Total current assets 477,478,288 487,236,181	·		
Regulatory assets - current (Note 5) 15,616,852 15,101,523 Prepaid power purchase asset - current 57,681,076 57,681,076 Prepaid expenses and other assets 1,898,695 648,861 Total current assets 477,478,288 487,236,181			
Prepaid power purchase asset - current 57,681,076 57,681,076 Prepaid expenses and other assets 1,898,695 648,861 Total current assets 477,478,288 487,236,181			, ,
Prepaid expenses and other assets 1,898,695 648,861 Total current assets 477,478,288 487,236,181	• , , ,		
Total current assets 477,478,288 487,236,181			
Total assets \$ 2,882,928,101 \$ 1,789,155,398	Total current assets	477,478,288	
	Total assets	\$ 2,882,928,101	\$ 1,789,155,398

American Municipal Power, Inc. Consolidated Balance Sheets December 31, 2009 and 2008

	2009	2008	
Equities and Liabilities Member and patron equities			
Contributed capital	\$ 790,528	\$ 770,296	
Patronage capital	45,217,602	43,111,321	
Total member and patron equities	46,008,130	43,881,617	
Long-term debt			
Term debt (Notes 8 & 10)	2,308,239,407	1,202,197,316	
Term debt on behalf of members (Notes 8 & 10)	51,408,000	55,298,000	
Line of credit and commercial paper (Note 8)	165,000,000	205,704,993	
Total long-term debt	2,524,647,407	1,463,200,309	
Current liabilities			
Accounts payable	100,611,273	56,685,762	
Accrued salaries and related benefits	1,100,352	1,139,735	
Accrued pension and postretirement			
benefits - current (Note 12)	699,000	595,000	
Accrued interest	32,607,185	30,601,686	
Term debt - current (Notes 8 & 10)	93,673,491	82,554,750	
Term debt on behalf of members - current (Notes 8 & 10)	34,913,000	40,131,150	
Regulatory liabilities - current (Note 5)	4,282,610	2,592,780	
Margin funds on deposit	-	19,800,000	
Other liabilities	8,048,185	9,692,593	
Total current liabilities	275,935,096	243,793,456	
Other noncurrent liabilities			
Accrued pension and postretirement benefits (Note 12)	5,421,045	4,219,998	
Deferred gain on sale of real estate	1,276,789	-	
Asset retirement obligations (Note 11)	7,347,608	6,884,801	
Regulatory liabilities (Note 5)	22,292,026	27,175,217	
Total other noncurrent liabilities	36,337,468	38,280,016	
Total liabilities	2,836,919,971	1,745,273,781	
Total equities and liabilities	\$ 2,882,928,101	\$ 1,789,155,398	

American Municipal Power, Inc. Consolidated Statements of Revenues and Expenses Years Ended December 31, 2009 and 2008

	2009	2008
Revenues		
Electric revenue	\$ 739,249,746	\$ 581,377,237
Service fees	5,924,918	5,934,333
Programs and other	9,768,188	9,146,035
Total revenues	754,942,852	596,457,605
Operating Expenses		
Purchased electric power	648,612,871	484,944,197
Production	19,461,498	20,188,885
Fuel	45,644,952	48,079,377
Depreciation and amortization	6,840,495	6,649,312
Administrative and general	7,292,891	6,429,708
Interest expense	18,348,218	16,906,420
Property and real estate taxes	1,051,201	1,063,714
Programs and other	6,584,182	8,596,145
Total operating expenses	753,836,308	592,857,758
Operating margin	1,106,544	3,599,847
Nonoperating Revenues		
Interest income	703,509	2,309,886
Other, net	296,228	2,203,047
Total nonoperating revenues	999,737	4,512,933
Net margin	\$ 2,106,281	\$ 8,112,780

American Municipal Power, Inc. Consolidated Statements of Changes in Member and Patron Equities Years Ended December 31, 2009 and 2008

	C	ontributed Capital	Patronage Capital	_	Other omprehensive Loss	Total
Balances, December 31, 2007 Capital contributions Net margin Adjustment to recognize funded status of pension and post retirement plan obligations as	\$	746,556 23,740 -	\$ 34,998,541 - 8,112,780	\$	(8,261,247) - -	\$ 27,483,850 23,740 8,112,780
a regulatory asset Comprehensive net margin		-			8,261,247	8,261,247 16,374,027
Balances, December 31, 2008 Capital Contributions Net margin		770,296 20,232 -	43,111,321 - 2,106,281		- - -	43,881,617 20,232 2,106,281
Balance at December 31, 2009	\$	790,528	\$ 45,217,602	\$	-	\$ 46,008,130

American Municipal Power, Inc. Consolidated Statements of Cash Flows Years Ended December 31, 2009 and 2008

		2009		2008
Cash flows from operating activities				
Net margin	\$	2,106,281	\$	8,112,780
Adjustments to reconcile net margin to net cash	·		•	, ,
(used in) provided by operating activities				
Depreciation and amortization		6,840,495		6,649,312
Amortization of bond premium, net of				
amortization of bond discount		(1,076,926)		(1,889,432)
Amortization of deferred financing costs		3,274,039		901,357
Accretion of interest on asset retirement obligations		232,479		196,797
Gain on sale of property and equipment		(266,446)		-
Unrealized (gain) loss on investments		(281,428)		997,094
Changes in assets and liabilities				
Investments		(494,400)		161,903
Collateral postings		(20,175,106)		- (40.004.700)
Accounts receivable		(19,458,851)		(10,004,592)
Emission allowances		419,721		(5,757,162)
Inventories		(5,515,750)		87,928
Prepaid expenses and other assets		(7,249,834)		84,302
Regulatory assets and liabilities, net		(10,591,881)		(9,487,480)
Accounts payable		7,783,378		13,636,213
Prepaid power purchase asset		57,681,076		57,839,106
Margin deposits		(19,800,000)		(38,000,000)
Accrued salaries and related benefits		(39,383)		28,957 343,457
Accrued pension and postretirement benefits Accrued interest		3,252,823 2,005,499		22,089,083
Other liabilities		(1,644,408)		3,422,302
			_	
Net cash (used in) provided by operating activities		(2,998,622)		49,411,925
Cash flows from investing activities				
Purchases of investments, net of proceeds from				
sale of investments	(581,896,909)		(628,388,267)
Proceeds from sale of property and equipment		25,000		-
Purchase of utility property and equipment		(114,928)		(637,097)
Purchase of nonutility property and equipment		(1,521,710)		(7,903,700)
Purchase of construction work-in-progress	(546,459,081)		(304,048,557)
Restricted cash and cash equivalents		(17,767,060)		7,139,857
Net cash used in investing activities	(1,	147,734,688)		(933,837,764)

American Municipal Power, Inc. Consolidated Statements of Cash Flows Years Ended December 31, 2009 and 2008

	2009			2008
Cash flows from financing activities				
Proceeds from revolving credit loan and commercial paper program	1	,290,962,000		1,599,596,000
Payments on revolving credit loan and commercial paper program	(1	1,331,666,993)	(1,567,219,007)
Principal payments on term debt		(556,621,962)		(77,588,454)
Proceeds from issuance of term debt	1	,674,859,720		981,851,953
Cost of issuance of debt		(18,281,305)		(11,012,059)
Principal payments on term debt on behalf of members		(40,170,150)		(48,851,400)
Proceeds from issuance of term debt on behalf of members		31,062,000		36,496,150
Proceeds from financing receivable—members	35,897,372			44,883,983
Funding of financing receivable—members	(27,395,636)			(32,403,827)
Capital contributions		20,232		23,740
Net cash provided by financing activities	1,058,665,278			925,777,079
Net change in cash and cash equivalents		(92,068,032)		41,351,240
Cash and cash equivalents, beginning of year		129,997,882		88,646,642
Cash and cash equivalents, end of year	\$	37,929,850	\$	129,997,882
Supplemental disclosure of cash flow information Cash paid during the year for interest	\$	19,836,279	\$	17,686,736
Supplemental disclosure of noncash investing and financing activities Capital expenditures included in				
accounts payable	\$	39,055,477	\$	2,913,344

1. Description of Business

American Municipal Power, Inc. ("AMP") is a not-for-profit Ohio corporation organized to provide electric capacity and energy and to furnish other services to its members on a cooperative basis. AMP is a tax-exempt organization for federal tax purposes under Section 501(c)(12) of the Internal Revenue Service Code. AMP is a membership organization comprised of 82 municipalities throughout Ohio, two municipalities in West Virginia, 30 municipalities in Pennsylvania, seven municipalities in Michigan, five municipalities in Virginia, and three municipalities in Kentucky, all but one of which own and operate electric systems. AMP purchases and generates electric capacity and energy for sale to its members. AMP's primary base load electric generating facility, known as the Richard H. Gorsuch Generating Station ("Gorsuch Project"), is located near Marietta, Ohio. AMPO, Inc. is a for-profit subsidiary that provides electric and natural gas aggregation consulting services to both members and nonmembers in Ohio.

In addition, AMP serves as a project manager for Ohio members participating in joint venture projects to share ownership of power generation and transmission facilities, known as Ohio Municipal Electric Generation Agency Joint Ventures: 1, 2, 4, 5, and 6 ("OMEGA" "JV1," "JV2," "JV4," "JV5," and "JV6") (collectively, the "OMEGA Joint Ventures").

AMP is closely aligned with two other statewide municipal power organizations. Ohio Municipal Electric Association ("OMEA") is the legislative liaison for the state's municipal electric systems. Ohio Public Power Educational Institute ("OPPEI") is a nonprofit educational foundation dedicated to informing the public about municipal electric utilities as well as member communities. In addition to the OMEGA Joint Ventures, Municipal Energy Services Agency ("MESA") has also been formed by the members. MESA provides management and technical services to AMP, its members, and the OMEGA Joint Ventures.

AMP has received approval pursuant to a private letter ruling from the Internal Revenue Service ("IRS") to issue tax-exempt securities on behalf of its members. In connection with the financing of projects undertaken by the electric systems of certain member communities, AMP has issued tax-exempt debt on their behalf. Additionally, AMP has issued tax-exempt bonds to finance the construction of its generating projects.

AMP has 100% of the membership interests in AMP 368 LLC ("AMP 368"). AMP 368 is a wholly owned subsidiary of AMP, which through AMP 368 is the owner of a 23.26%, or 368MW, undivided interest in the Prairie State Energy Campus ("PSEC"). The PSEC is a mine-mouth, pulverized coal-fired generating station under construction in southwest Illinois. The PSEC includes adjacent coal reserves and all associated mine, rail, water, coal combustion waste storage and ancillary support. The generating station will consist of two supercritical units with a nominal net output capacity of 800MW each. The plant will incorporate state-of-the-art emissions control technology consistent with other plants that have been successfully permitted. All permits required for the construction of the power plant have been issued.

AMP has entered into a power sales contract dated November 1, 2007 with 68 of its members (the "AMP 368 Participants") for its share of the electric output of the PSEC (the "AMP Entitlement"). The AMP 368 Participants' obligations to make payments pursuant to the power sales contract are limited obligations payable solely out of the revenues, and, with two exceptions, as an operating expense, of their respective electric systems. Each AMP 368 Participant's obligation to make payments pursuant to the power sales contract is a take-or-pay obligation. Therefore, such payments shall not be subject to any reduction, whether by offset, counterclaim, or otherwise; and such payments shall be made whether or not either unit of PSEC or any other power sales contract

resource is completed, operable, operating and notwithstanding the suspension, interruption, interference, reduction or curtailment, in whole or in part, for any reason whatsoever, of the AMP Entitlement or the AMP 368 Participants' power sales contract resource share, including step-up power. The power sales contract contains a step-up provision that requires, in the event of default by an AMP 368 Participant, the nondefaulting AMP 368 Participants to purchase a pro rata share, based upon each nondefaulting AMP 368 Participant's original power sales contract resources share which, together with the shares of the other nondefaulting AMP 368 Participants, is equal to the defaulting AMP 368 Participant's power sales resources share. No nondefaulting participant is obligated to accept step-up power in excess of 25% of its original power sales contract resources share.

2. Summary of Significant Accounting Policies

Basis of Consolidation

The consolidated financial statements include the accounts of AMP and its wholly owned subsidiaries, AMPO, Inc. and AMP 368. All intercompany transactions have been eliminated in the preparation of the consolidated financial statements.

AMP purchases power from two limited liability companies engaged in methane recovery to generate electricity. Their activities are primarily conducted on behalf of AMP. AMP was unable to obtain the necessary financial information from the limited liability companies to calculate the expected losses in accordance with the Financial Accounting Standards Board ("FASB") standard for consolidation of variable interest entities. AMP does not have an equity interest in these limited liability companies. Power purchases from these companies for the years ended December 31, 2009 and 2008, were approximately \$6,677,540 and \$6,454,054, respectively. Management does not believe that the amount of these purchases is material to its operations.

Utility Plant

AMP records amounts expended in connection with the purchase or construction of utility plant assets at cost. Major renewals, betterments and replacements are capitalized, while maintenance and repair costs are charged to operations as incurred. Operations are charged with labor, material, supervision and other costs incurred to maintain the utility plant. When utility plant assets are retired, accumulated depreciation is charged with the cost of assets, plus removal costs, less any salvage value, and any resulting gain or loss is reflected in net margin in the consolidated statements of revenues and expenses.

Depreciation on utility plant assets is provided for by the straight-line method over the estimated useful lives of the property. The provisions are determined primarily by the use of functional composite rates as follows:

Production plant	5%-10%
Transmission plant	5%
General plant	5%-33%
Station equipment	4.4%-20%

Depreciation expense for utility plant for the years ended December 31, 2009 and 2008 was \$6,062,746 and \$6,200,225, respectively.

Periodically, AMP acquires and finances utility plants with the intent to sell the property to entities owned by its members. The cost of utility plants purchased for resale is capitalized at cost. The related financing is recorded as a liability.

Nonutility Property and Equipment

Nonutility property and equipment is recorded at cost. Major renewals, betterments and replacements are capitalized, while maintenance and repair costs are charged to operations as incurred. When nonutility property and equipment is retired or otherwise disposed of, the related cost and accumulated depreciation are removed from the accounts, and the related gains or losses are reflected in net margin in the consolidated statements of revenues and expenses.

Depreciation on nonutility property and equipment is provided for on the straight-line method over the estimated useful lives of the property as follows:

Building	25 years
Furniture and equipment	5-10 years
Computer software	3-5 years
Vehicles	3-5 years

Depreciation expense for nonutility property and equipment, excluding computer software, for the years ended December 31, 2009 and 2008, was \$777,749 and \$449,087, respectively.

Construction Work-in-Progress

AMP records amounts expended in connection with construction work-in-progress projects at cost. Upon completion of a project, AMP places the asset in service and the related costs are recorded as either utility plant of nonutility property and equipment. There is \$3,498,616 of land included in the construction work-in-progress account at both December 31, 2009 and 2008. AMP capitalized interest costs in the amount of \$62,222,265 and \$13,544,892 for the years ended December 31, 2009 and 2008, respectively.

Construction work-in-progress consist of the following at December 31:

	2009	2008
PSEC	\$ 630,104,851	\$ 331,976,857
AMP-Generating Station	-	19,325,386
Hydro Plants	283,414,749	98,768,673
Other	 4,954,893	 1,766,898
	\$ 918,474,493	\$ 451,837,814

Plant Held for Future Use

In November 2009, the participants of the AMP-Generating Station Project (the "AMPGS Project") voted to terminate the pulverized coal power plant in Meigs County, Ohio. The AMPGS Project was a 1,000 MW base load, clean-coal technology plant scheduled to go on-line in 2014. This pulverized coal plant was estimated to be about a \$3 billion dollar project but the project's targeted capital costs increased by 37% and the engineer, procure and construct (EPC) contractor could not guarantee that the costs would not continue to escalate any higher.

AMP is exploring the option of developing the project as a natural gas combined cycle facility supplemented with market purchases and pursue future enhancements for the project, such as biomass or other advanced energy technology.

A total of 81 member communities in Ohio, Michigan, Virginia and West Virginia are participants in the AMPGS Project, which has been under development approximately six years as a pulverized coal facility with ammonia scrubbing emission control technology. To date, minimal construction of the AMPGS Project has taken place at the Meigs County site.

The potential conversion will allow AMP and its members the option of utilizing the current project site and benefiting from much of the development work performed thus far should that be the best option for participants. AMPGS project participants will have the option of securing needed replacement power from softened wholesale power markets.

The AMPGS project participants signed "take or pay" contracts with AMP. As such, the participants of the AMPGS Project are obligated to pay any costs incurred for the project at this time. To date it has not been determined what those total final costs are for the project participants. AMP does anticipate that any project costs that are not recovered as part of a replacement project would be financed by AMP and recovered from the participating members over a period of years to be determined.

As a result of these decisions to date, the AMPGS Project has been classified as plant held for future use as of December 31, 2009 in the consolidated balance sheet. During 2010, the AMPGS Project participants are expected to make a final decision related to the planned use of the site. At that time, these costs may be reclassified to construction work-in-progress. If it is determined that any costs incurred to date will not be able to used as part of the new project and related technology, these costs will be determined to be impaired and reestablished as a regulatory asset to be recovered from the AMPGS Project participants as part of their obligations under the "take or pay" contracts.

Impairment of Long-lived Assets

Long-lived assets are reviewed for impairment whenever events or changes in circumstances indicate that full recoverability is questionable. The determination of whether an impairment has occurred is based on an estimate of undiscounted future cash flows attributable to the assets, as compared with the carrying value of the assets. If an impairment has occurred, the amount of the impairment recognized is the excess of the carrying value of the assets over fair value of the assets.

Coal Reserves

AMP has purchased coal reserves in conjunction with the construction of the PSEC. The coal reserves are recorded at cost. In addition to owning the coal reserves, AMP has a right of first refusal for additional coal reserves.

Trustee Funds

AMP maintains trustee funds as described in the trust indentures executed by AMP (Note 9). The trustee funds include money market funds, debt securities, and collateralized guaranteed investment contracts ("GICs"). The debt securities are classified as held-to-maturity under the FASB's standard for debt and equity securities, and are recorded at amortized cost. The debt securities mature at various dates through February 2021. Realized gains and losses on investment transactions are determined on the basis of specific identification. Gross unrealized holding gains at December 31, 2009 and 2008 were \$3,245,191 and \$3,717,251, respectively.

Gross unrealized holding losses at December 31, 2009 and 2008 were \$2,607,936 and zero, respectively. The amortized cost of the debt securities exceeded their fair value, using prevailing market prices, by \$4,726,227 at December 31, 2009. At December 31, 2008, the amortized cost of the debt securities approximated their fair value, using prevailing market prices. AMP has invested a portion of its trustee funds in GICs. The carrying value of the GICs is equal to the sum of deposits into the GICs, less any withdrawals made by AMP from the GICs. At December 31, 2009 and 2008, AMP has included \$643,280 and \$1,336,635 of accrued interest earned on GICs in accounts receivable. Each of AMP's GICs is fully collateralized by the counterparty. The collateral is being held in trust.

Prepaid Power Purchase Asset

AMP prepaid for a long-term power supply agreement (the "Prepaid Agreement") in August 2007. The total amount of the Prepaid Agreement was \$312,900,083, and it is for a 65-month period. AMP is amortizing the cost of the power over the life of the Prepaid Agreement. AMP records the amount expected to be amortized over the next twelve months as a current asset in the accompanying consolidated balance sheets. AMP has concluded that the Prepaid Agreement qualifies for a normal purchase sale exemption in accordance with FASB's standard on accounting for derivative instruments.

Investments

Investments include equity securities, debt securities and alternative investments. The equity securities and debt securities are classified as trading under the FASB's standard for debt and equity securities. These investments are recorded at fair value. Realized gains and losses on investment transactions are determined on the basis of specific identification. Gross unrealized holding gains at December 31, 2009 and 2008 were \$800,992 and \$1,180,555, respectively. Gross unrealized holding losses at December 31, 2009 and 2008 were \$1,274,013 and \$1,268,831, respectively. Gross unrealized holding gains and losses on debt and equity securities are included in programs and other in the consolidated statements of revenues and expenses.

Alternative investments consist of hedge funds. These investments are recorded at fair value. The total fair market value of hedge funds included in investments at December 31, 2009 and 2008 was \$4,180,874 and \$3,427,377, respectively. Gross unrealized holding gains/(losses) for the years ending at December 31, 2009 and 2008 were \$754,449 and (\$872,985), respectively and are included in programs and other in the consolidated statements of revenues and expenses.

Financing Receivable - Members

Financing receivable - members is comprised of debt service obligations of tax-exempt debt issued by AMP on behalf of its members (Note 8).

In connection with the issuance of municipal project notes, AMP has entered into loan agreements with individual member communities. The terms of these loan agreements provide that the member community will issue its note to AMP in the same amount as the AMP municipal project note. The member community note issued to AMP will be payable solely from the net revenue of the member community's electric system. Certain of these loan agreements also provide that a portion of the proceeds from the issuance of municipal project notes shall be deposited in a project fund held for the purpose of making payments of project costs as designated by the member community. The project fund amounts are invested at the direction of the member community and are disbursed by AMP upon submission of a payment requisition satisfactory to AMP. Project fund deposits are restricted for the payment of designated project costs.

Intangible and Other Assets

Intangible and other assets consist primarily of deferred financing costs. Deferred financing costs are amortized on the effective interest method and are recorded as interest expense on the consolidated statements of revenues and expenses. The amortization associated with deferred financing costs was \$3,274,039 and \$901,357 for the years ended December 31, 2009 and 2008, respectively.

Cash and Cash Equivalents

For purposes of the consolidated statements of cash flows, cash equivalents consist of highly-liquid cash and short-term investments with original maturities of three months or less.

Concentration of Credit Risk and Accounts Receivable

AMP periodically maintains cash balances in excess of the federally insured limit. At December 31, 2009 and 2008, 7.9% and 13.8% of accounts receivable was due from one customer.

Emission Allowances

Emission allowances are recorded as inventory and are valued at the lower of historical cost or net realizable value and charged to operations as used on the first-in, first-out ("FIFO") method.

Inventories

Inventories of coal, fuel, materials and supplies are stated at the lower of cost or market using the FIFO method.

Member and Patron Equities

Contributed capital represents initial capital contributions made by members. Should AMP cease business, these amounts, if available, will be returned to the members. In addition, any available patronage capital will also be distributed to members and former members based on their patronage of AMP while they were members.

Margin Funds on Deposit and Collateral Postings

At December 31, 2008, AMP had collected collateral deposits from one of its power suppliers related to a long-term power supply agreement with the supplier. The funds collected were included in cash and cash equivalents. AMP had recorded a corresponding liability as Margin Funds on Deposit included in current liabilities in the accompanying consolidated balance sheets at December 31, 2008. The collateral deposits were repaid in full to the power supplier during 2009.

At December 31, 2009, AMP posted collateral deposits to the bank accounts of certain of its power suppliers related to long-term power supply agreements with the suppliers. AMP has recorded a current asset as collateral postings in the accompanying consolidated balance sheets at December 31, 2009.

Asset Retirement Obligations

AMP records, at fair value, legal obligations associated with the retirement or removal of long-lived assets that can be reasonably estimated. The recognition of a liability is accompanied by a corresponding increase in utility plant. The liability is adjusted for any revisions to the expected value of the retirement obligation (with corresponding adjustments to utility plant) and for accretion due to the passage of time

Revenue Recognition and Rates

Revenues are recognized when service is delivered. AMP's rates for capacity and energy billed to members are designed by the board of trustees to recover actual costs. In general, costs are defined to include AMP's costs of purchased power and operations (except for depreciation and amortization) and debt service requirements.

Rates charged to member communities participating in the Gorsuch Project include debt service requirements of Gorsuch Project Bonds. The rates for the Gorsuch Project are set by the board of trustees and are reviewed periodically. Operating expenses in the statements of revenues and expenses for the Gorsuch Project include interest on these bonds, depreciation of utility plant and amortization of intangible assets.

For the Gorsuch Project, AMP's practice is to bill participating members all costs incurred unless the expenditures were financed by long-term debt.

Rates charged to members for non-Gorsuch Project power are based on the actual cost of purchased power. Members also pay a service fee based on kilowatt hours purchased through AMP and retail sales of kilowatt hours in each member electric system.

Programs and other revenues consist of the reimbursement for expenses incurred from programs that AMP offers to its members. These programs include energy control center expenses, certain feasibility studies and other services. Revenue from these programs is recorded as costs are incurred.

Accounts receivable includes \$61,233,308 and \$45,838,994 for capacity and energy delivered to members during the years ended December 31, 2009 and 2008, respectively, which were not billed until the subsequent year.

Regulatory Assets and Liabilities

In accordance with the FASB standard for accounting for regulated entities, AMP records regulatory assets (capitalized expenses to be recovered in rates in future periods) and regulatory liabilities (deferred revenues for rates collected for expenses not yet incurred). Regulatory assets include the deferral of depreciation expense associated with asset retirement costs, coal inventories and other capital expenditures not yet recovered through rates approved by the board of trustees. Regulatory liabilities include revenues collected and intended to fund future capital expenditures, emission allowances, and other differences between the rates collected from members and expense recognition. As the capital expenditures are depreciated and inventories are used, regulatory assets and liabilities are amortized to match revenues with the related expenditures. Regulatory liabilities or regulatory assets are also recognized for unrealized mark-to-market gains and losses on derivative instruments that are subject to the ratemaking process when realized (Note 5).

Taxes

The IRS ruled that AMP is tax-exempt under Section 501(a) as an organization described in Section 501(c)(12) of the Internal Revenue Code ("IRC"), provided 85% of its total revenue consists of amounts collected from its members for the sole purpose of meeting losses and expenses. For the years ended December 31, 2009 and 2008, AMP complied with this requirement. Accordingly, no provision for federal or state income taxes has been made. AMP is subject to State of Ohio personal property, real estate and sales taxes.

AMPO, Inc. is a for-profit entity subject to federal, state and local income taxes. Deferred taxes result from temporary differences between the book and tax basis of assets and liabilities. Deferred tax assets are reduced by a valuation allowance if it is more likely than not that some portion or all of the deferred tax asset will not be realized. AMPO, Inc. has deferred tax assets of approximately \$182,000 and \$339,000 at December 31, 2009 and 2008, respectively, arising primarily from operating loss carryforwards. A full valuation allowance has been established due to the uncertainty of realizing the net operating loss carryforwards at December 31, 2009 and 2008. At December 31, 2009, AMPO, Inc. had federal and state net operating loss carryforwards of approximately \$309,000 that expire on various dates through 2023.

Market and Credit Risk

AMP is potentially exposed to market risk associated with commodity prices for electricity, gas and coal. AMP manages this risk through the use of long-term power purchase contracts and long-term coal supply arrangements.

AMP has credit risk associated with the ability of members to repay amounts due from power sales and other services and with counterparties to long-term power supply arrangements. AMP regularly monitors receivables from its members. AMP does not require collateral with its trade receivables.

AMP has established a risk management function that regularly monitors the credit quality of counterparties to its power purchase arrangements including the Prepaid Agreement. The risk management function uses multiple sources of information in evaluating credit risk including credit reports, published credit ratings of the counterparty and its historical experience with the counterparty. Credit limits are established depending on the risk evaluation and, when warranted, AMP requires credit protection through letters of credit or other guarantees. The inability of counterparties to deliver power under power supply arrangements could cause the cost of power to members to be in excess of prices in the power supply arrangements. Management believes recent events in the credit markets have not significantly increased credit risk relating to counterparties to power purchase arrangements, including the Prepaid Agreement, at December 31, 2009.

Derivative Instruments

AMP accounts for derivative instruments on its consolidated balance sheets at fair value unless the instruments qualify to be accounted for as normal purchases and normal sales. The fair values of derivative instruments accounted for using mark-to-market accounting are based on exchange prices and broker quotes, when available. If a quoted market price is not available, the estimate of fair value is based on the best information available including valuation models that estimate future energy prices based on existing market and broker quotes and supply and demand market data and other assumptions. The fair values determined are reduced by the appropriate valuation adjustments for items such as discounting, liquidity, credit quality and modeling risk. There is inherent risk in valuation modeling given the complexity and volatility of energy markets. Therefore, it is possible that results in future periods may be materially different as contracts are ultimately settled.

AMP has determined each of its power purchase and power sales contracts which meets the definition of a derivative instrument qualifies to be accounted for as normal purchases and normal sales.

AMP holds firm transmission rights ("FTRs") with the PJM Interconnection and the Midwest ISO, regional transmission organizations, that do not qualify to be accounted for as normal purchases and normal sales and have been included in prepaid and other assets on the consolidated balance sheet at their estimated fair value. The fair value of FTRs was (\$21,263) and \$160,445 at December 31, 2009 and 2008, respectively. A corresponding regulatory asset or liability has been recorded for this unrealized gain (loss). The impact of utilizing FTRs is included in the transmission cost of purchased power.

AMP's interest rate management strategy uses derivative instruments to minimize earnings fluctuations caused by interest rate volatility associated with AMP's variable rate debt. The derivative instruments used to meet AMP's risk management objectives are interest rate swaps.

AMP has entered into three interest rate swap agreements which are carried at their fair value on the consolidated balance sheets. The fair value of the swaps was (\$3,960,460) and (\$5,765,503) at December 31, 2009 and 2008, respectively, and is included in other liabilities. A corresponding regulatory asset has been recorded equal to the unrealized loss.

Use of Estimates

The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

New Accounting Standards

In March 2008, the FASB amended the disclosure requirements for derivative instruments and hedging activities by requiring enhanced disclosures about how and why AMP uses derivative instruments, how derivative instruments and related hedged items are accounted for, and how derivative instruments and related hedged items affect AMP's financial position, financial performance and cash flows. The standard is effective for fiscal years beginning on or after November 15, 2008 and interim periods within those fiscal years. AMP has concluded that the adoption of this standard did not have a significant impact on the consolidated financial statements.

In May 2009, the FASB issued a standard on subsequent events which establishes general standards of accounting for and disclosure of events that occur after the balance sheet date but before financial statements are issued or are available to be issued. The standard is effective for fiscal years ending after June 15, 2009. The adoption of this standard did not have a material impact on AMP's consolidated financial statements.

In June 2009, the FASB amended the consolidation guidance applied to variable interest entities. This standard replaces the quantitative approach previously required to determine which entity has a controlling financial interest in a variable interest entity with a qualitative approach. Under the new approach, the primary beneficiary of a variable interest entity is the entity that has both (a) the power to direct the activities of the variable interest entity that most significantly impact the entity's economic performance, and (b) the obligation to absorb losses of the entity, or the right to receive benefits from the entity, that could be significant to the variable interest entity. This standard also requires ongoing reassessments of whether the entity is the primary beneficiary of a variable interest entity and enhanced disclosures about an entity's involvement in variable interest entities. This standard is effective for fiscal years beginning after November 15, 2009. AMP is currently evaluating the impact of adopting this standard on its financial statements.

In June 2009, the FASB issued the codification standard which establishes the FASB Accounting Standards Codification™ as the source of authoritative U.S. GAAP recognized by the FASB to be applied by non-governmental entities. Following this standard, the FASB will not issue new standards in the form of Statements, FASB Staff Positions or EITF Abstracts. Instead, it will issue Accounting Standards Updates to update the Codification. This standard was adopted by AMP at the interim period ending September 30, 2009. The adoption of this standard did not have a significant impact on the consolidated financial statements.

3. Utility Plant

Utility plant cost consists of the following at December 31:

	2009	2008
Land	\$ 1,490,582	\$ 1,490,582
Production plant	97,336,977	97,833,643
Station equipment	1,846,886	1,514,966
Transmission plant	7,124,094	7,124,094
General plant	533,274	533,274
	\$ 108,331,813	\$ 108,496,559

4. Nonutility Property and Equipment

Nonutility property and equipment cost consists of the following at December 31:

	2009	2008
Land	\$ 1,042,100	\$ 1,672,100
Building	8,577,101	8,340,221
Furniture and equipment	511,921	511,921
Computer software	2,628,970	2,518,840
Vehicles	 1,883,251	1,546,302
	\$ 14,643,343	\$ 14,589,384

5. Regulatory Assets and Liabilities

Regulatory assets and liabilities consist of the following at December 31:

		2009	
	A	MP	
	General Fund	Gorsuch Station Project Fund	Total
Regulatory assets			
Asset retirement costs	\$ 189,068	\$ 4,524,215	\$ 4,713,283
Power purchases	16,923,071	-	16,923,071
Pension and postretirement plan obligations	-	17,467,286	17,467,286
Fuel costs	-	7,486,599	7,486,599
Fair value of derivative instruments	247,566	3,125,779	3,373,345
Debt service costs	-	2,391,848	2,391,848
Other	671,788		671,788
Total regulatory assets	18,031,493	34,995,727	53,027,220
Current portion	(5,004,474)	(10,612,378)	(15,616,852)
Noncurrent portion	\$ 13,027,019	\$ 24,383,349	\$ 37,410,368
Regulatory liabilities Amounts collected from members to fund future expenditures for:			
Capital expenditures	\$ 5,775,833	\$ 8,162,687	\$ 13,938,520
Gains on early termination of power			
purchase contracts	8,283,515	-	8,283,515
Production expense	<u>-</u>	3,084,939	3,084,939
Operating & maintenance expenditures	410,870	(666,437)	(255,567)
Rate stabilization funding	1,523,229	-	1,523,229
Total regulatory liabilities	15,993,447	10,581,189	26,574,636
Current portion		(4,282,610)	(4,282,610)
Noncurrent portion	\$ 15,993,447	\$ 6,298,579	\$ 22,292,026

	2008		
	AMP		_
	General Fund	Gorsuch Station Project Fund	Total
Regulatory assets			
Asset retirement costs	\$ 149,022	\$ 3,779,369	\$ 3,928,391
Power purchases	12,253,825	-	12,253,825
Pension and post retirement plan obligations	-	15,601,073	15,601,073
Fuel costs	-	8,638,217	8,638,217
Fair value of interest rate swaps	595,645	4,611,549	5,207,194
Total regulatory assets	12,998,492	32,630,208	45,628,700
Current portion	(1,851,757)	(13,249,766)	(15,101,523)
Noncurrent portion	\$ 11,146,735	\$ 19,380,442	\$ 30,527,177
Regulatory liabilities Amounts collected from members to fund future expenditures for:			
Capital expenditures Gains on early termination of power	\$ 5,775,833	\$ 9,949,358	\$ 15,725,191
purchase contracts	11,007,017	-	11,007,017
Operating and maintenance expenditures	355,230	648	355,878
Production expense	-	567,579	567,579
Fair value of derivative instruments	111,445	49,000	160,445
Rate stabilization funding	1,951,887	<u>-</u>	1,951,887
Total regulatory liabilities	19,201,412	10,566,585	29,767,997
Current portion	(111,445)	(2,481,335)	(2,592,780)
Noncurrent portion	\$ 19,089,967	\$ 8,085,250	\$ 27,175,217

6. Restricted Cash

Restricted cash consists of the following at December 31:

	2009	2008
Cash from issuance of bond anticipation notes		
on behalf of members	\$ 711,364	\$ 901,576
Contractual restrictions	6,866,193	5,079,849
Collateral deposits	16,170,928	
	\$ 23,748,485	\$ 5,981,425

Contractual restrictions represent cash from members for rate stabilization, cash held in conjunction with reserve and contingency trustee funds, future major maintenance and an employee savings plan at the Gorsuch Project. Cash from members for rate stabilization is held in trusts for the benefit of the members. Collateral deposits represent amounts held as insurance collateral for long-term construction projects.

7. Related Parties

AMP has entered into agreements for management and agency services ("Service Agreements") with the OMEGA Joint Ventures, MESA, OMEA, and OPPEI. Participants in these organizations are all members of AMP. The AMP board of trustees has established a joint venture oversight committee that is responsible for reviewing financial information and operating matters related to the OMEGA Joint Ventures. Under these Service Agreements, AMP serves as agent and provides planning, construction and financial management, operations, and other professional and technical services. AMP is compensated based on an allocation of direct expenses and overhead. Compensation for these services for the years ended December 31, 2009 and 2008 was \$1,647,161 and \$1,506,728, respectively.

MESA provides engineering, administrative and other services to AMP and its members. The expense related to these services for the years ended December 31, 2009 and 2008 was \$12,999,415 and \$10,811,748, respectively.

Certain members of AMP are also members of OMEGA: JV1, JV2, JV4, and JV6. In addition, 42 of AMP's members are members of OMEGA JV5, the Belleville hydroelectric project, which includes backup diesel generation. At December 31, 2009, OMEGA JV5 had \$95,585,000 in principal amount of beneficial interest certificates outstanding. Substantially all OMEGA JV5 generation is delivered to OMEGA JV5 members. AMP purchases power and fuel on behalf of OMEGA JV5. Power and fuel purchases for the years ended December 31, 2009 and 2008 were \$8,964,161 and \$8,952,318, respectively.

For the years ending December 31, 2009 and 2008, AMP made contributions of \$150,000 to OMEA.

At December 31, 2009, accounts receivable and accounts payable include \$362,297 and \$1,016,582, respectively, of amounts due to/from affiliates. At December 31, 2008, accounts receivable and accounts payable include \$160,797 and \$646,072, respectively, of amounts due to/from affiliates.

8. Revolving Credit Loan and Term Debt

Revolving Credit Loan

AMP has a revolving credit loan facility ("Facility") with a syndicate of lenders led by JPMorgan Chase Bank, N.A. Other members of the syndicate include KeyBank, N.A.; Depfa Bank; Union Bank of California, N.A.; Wachovia Bank, N.A.; Suntrust Bank; U.S. Bank, N.A.; Bank of America, N.A.; Huntington National Bank, N.A. and Bank of Montreal. The Facility allows for different types of loans with different interest rates and terms and includes the ability to issue letters of credit. The Facility expires on September 24, 2012. AMP's base borrowing capacity under the Facility is \$550,000,000. At December 31, 2009, AMP had \$165,000,000 outstanding under the Facility and the effective interest rate was 1.55%. At December 31, 2008, AMP had approximately \$26,100,000 outstanding under the Facility and the effective interest rate was 0.9%.

The Facility contains various restrictions including a) proceeds of loans and letters of credit will be used only i) to refinance the existing revolving credit loan, ii) for general working capital purposes and iii) for transitional financing to bond financing and bond anticipation notes; b) AMP is required to give notice of certain ERISA events over \$500,000; c) AMP is required to give notice of events causing a material adverse effect on the business, assets or condition of AMP or the rights or benefits of the lenders under the Facility; d) AMP will not incur indebtedness or make guarantees of

indebtedness except for indebtedness fully supported by commitments of AMP members and except for i) indebtedness to finance any prepayment for power supply or indebtedness or capital lease obligations for acquisition, construction or improvement of assets up to \$25,000,000 or ii) other unsecured indebtedness up to \$20,000,000; e) AMP will not make loans to i) AMPO, Inc. in excess of \$500,000 or to ii) joint ventures in excess of \$5,000,000; f) cash dividends to members are prohibited; g) annual lease payments may not exceed \$1,000,000 and sale of leaseback transactions are limited to \$5,000,000; h) AMP must maintain financial covenants including i) minimum consolidated tangible net worth and ii) interest coverage ratio in excess of 2.50 to 1.00 measured on a trailing four quarter basis.

Commercial Paper

On January 22, 2008, AMP initiated a tax-exempt commercial paper program (the "Initial CP Program") with JP Morgan Chase Bank, N.A., with an authorized par amount of \$350 million secured by a letter of credit issued under its line of credit. On February 12, 2009, AMP's Board of Trustees resolved to increase the authorized par amount of the Initial CP Program to \$400 million. AMP utilized the Initial CP Program to provide interim financing for the costs of its projects. On September 24, 2009, AMP replaced the Initial CP Program with the second tax-exempt commercial program (the "Current CP Program"), with an authorized par amount of \$450 million, secured by a letter of credit secured under its line of credit. All borrowings made under the Current CP Program reduce the available borrowing capacity under the Facility. On December 31, 2009, the Organization did not have any borrowings outstanding under the Current CP Program. On December 31, 2008, the Organization had \$179,605,000 of outstanding borrowings under the Initial CP Program. The effective interest rate of all outstanding borrowings under the Initial CP Program was 1.06% at December 31, 2008.

Term Debt

AMP has issued term debt in the form of notes payable and bonds for the financing of its own assets and on behalf of specific members. AMP is the primary obligor on term debt issued to finance its assets.

Bonds and notes payable related to financing AMP assets consists of the following at December 31:

	2009		2008
AMP Bond Anticipation Note due October 28, 2010 with interest at 2.00% at December 31, 2009			
payable at maturity	\$ 16,072	2,550	\$ -
Unamortized premium of AMP Bond Anticipation Note		,529	-
AMP Multi-Mode Variable Rate Combustion Turbine			
Project Revenue Bonds, Series 2006	11,885	5,000	12,220,000
AMP Electricity Purchase Revenue Bonds Prepayment			
Issue, Series 2007A	235,725	5,000	287,865,000
Unamortized premium on Electricity Purchase			
Revenue Bonds, Series 2007A	4,248	3,659	5,626,602
AMP Prairie State Energy Campus Project Revenue			
Bonds, Series 2008A	760,655	5,000	760,655,000
AMP Prairie State Energy Campus Project Revenue	400 505	- 000	
Bonds, Series 2009A	166,565	5,000	-
AMP Prairie State Energy Campus Project Revenue Bonds, Series 2009B	02 745	- 000	
AMP Prairie State Energy Campus Project Revenue	83,745	5,000	-
Bonds, Series 2009C	385,835	5 000	_
Unamortized discount on Prairie State Campus	000,000	,,000	
Revenue Bonds	(12,711	1.453)	(10,564,286)
AMP Multi-Mode Gorsuch Station Taxable Revenue	(,-	, ,	(**,****,=***)
Bonds, Series 2008A and 2008B	78,870	0,000	96,590,000
AMP project note due October 29, 2009, with interest			
at 2.25% at December 31, 2008 payable at maturity		-	8,000,000
AMP project note due October 29, 2009, with interest			
at 3.75% at December 31, 2008 payable at maturity		-	4,097,550
AMP Hydro Project Revenue Bonds, Series 2009A	24,425		-
AMP Hydro Project Revenue Bonds, Series 2009B	497,005		-
AMP Hydro Project Revenue Bonds, Series 2009C	122,405	-	-
AMP Hydro Project Revenue Bonds, Series 2009D	21,270),588	-
Unamortized discount on AMP Hydro Project Revenue	(0.00)	1.440)	
Bonds, Series 2009D	(2,984	1,416)	-
Unamortized premium on AMP Hydro Project Revenue	0.050	141	
Bonds, Series 2009C Prairie State Bond Anticipation Note, Series 2008	8,850),44 I -	120,000,000
Unamortized premium on Prairie State Bond		_	120,000,000
Anticipation Note		_	262,200
	\$ 2,401,912	202	\$ 1,284,752,066
Current portion		-	
Current portion	(93,673		(82,554,750)
Noncurrent portion	\$ 2,308,239	,407	\$ 1,202,197,316

American Municipal Power, Inc. Multi-Mode Variable Rate Combustion Turbine Project Revenue Bonds, Series 2006 (non-recourse)

The American Municipal Power, Inc. Multi-Mode Variable Rate Combustion Turbine Project Revenue Bonds, Series 2006 (the "Combustion Turbine Bonds") were issued December 1, 2006, in the form of term bonds. The Combustion Turbine Bonds mature on March 1, 2023. Interest on the bonds is payable monthly. The interest rate is variable and resets on a weekly basis. AMP entered into an interest rate swap on the same date as the bond issuance. Under the interest rate swap agreement, AMP pays interest at a fixed rate of 3.89% and receives interest at a variable rate equivalent to the variable interest rate on the Combustion Turbine Bonds.

In order to secure the Combustion Turbine Bonds, AMP obtained a letter of credit from KeyBank National Association ("KeyBank") in favor of the trustee holding the Combustion Turbine Bonds on December 1, 2006. AMP agreed to reimburse KeyBank for any payments made pursuant to such letter of credit under a Letter of Credit Reimbursement Agreement with KeyBank (the "KeyBank Facility") in the amount of \$13,217,771. The letter of credit balance outstanding at December 31, 2009 was \$11,973,568.

The KeyBank Facility contains various restrictions which are identical or very similar to the restrictions in the Facility described in Note 8 above.

Electricity Purchase Revenue Bonds (non-recourse)

The Electricity Purchase Revenue Bonds, Series 2007A (the "Electricity Purchase Revenue Bonds") were issued on August 1, 2007 with an aggregate par amount of \$307,655,000. The Electricity Purchase Revenue Bonds were issued at a premium of \$7,578,668. The premium is being amortized over the life of the bonds as a reduction to interest expense in the accompanying consolidated statements of revenues and expenses. The Electricity Purchase Revenue Bonds bear interest at a fixed rate of 5% payable semiannually. The Electricity Purchase Revenue Bonds outstanding at December 31, 2009 are as follows:

Maturity Date - February 1		Principal Amount
2010	\$	54,595,000
2011		57,360,000
2012		60,265,000
2013	_	63,505,000
	\$	235,725,000

The proceeds from the Electricity Purchase Revenue Bonds were used to prepay a long-term power supply agreement (the "Electricity Purchase Agreement") with J. Aron & Company. AMP has entered into separate power schedules (the "Power Schedules") with 41 of its members (the "Participants") whereby the Participants have agreed to take and pay for the power supplied by the Electricity Purchase Agreement. The Participants are obligated to purchase and pay for electricity made available by AMP. AMP is obligated to pay the scheduled principal and interest on the Electricity Purchase Revenue Bonds, but solely from amounts received from the Participant's under the Power Schedules. The Electricity Purchase Revenue Bonds are not subject to optional redemption. Upon occurrence of a cancellation event, as defined in bond agreement, the Electricity Purchase Revenue Bonds are subject to extraordinary mandatory redemption prior to the maturity date in whole at a predetermined redemption price from amounts owed by J. Aron & Company and its guarantors.

The Participants in the Electricity Purchase Agreement have covenants which require them to fix, charge and collect rates, fees and charges for electric power and energy at least sufficient to provide revenues to meet, or with other available funds, to provide in each year the sum of its operating and maintenance expenses, including the Participant's share or revenue requirements under the Electricity Purchase Agreement, debt service on the Participant's outstanding revenue obligations, if any, and any other amounts payable from such revenues.

Prairie State Financings (non-recourse)

The Prairie State Energy Campus Project Revenue Bonds, Series 2008A (the "PSEC 2008 Bonds") were issued on July 2, 2008 with an aggregate par amount of \$760,655,000. The PSEC 2008 Bonds were issued at a discount of \$10,839,397. The discount is being amortized over the life of the bonds as an increase to interest expense in the accompanying consolidated statements of revenues and expenses. The PSEC 2008 Bonds mature between 2013 and 2043 and bear interest at fixed rates ranging from 4.0% to 5.25%. Interest is payable semiannually, beginning February 15, 2009. The maturities or mandatory sinking fund requirements of the Revenue Bonds at December 31, 2009 are as follows:

Dringing

	Principal
February 15	Amount
2013	\$ 10,360,000
2014	6,800,000
2015	5,630,000
2016	18,370,000
2017	19,340,000
2018	13,715,000
2019	11,330,000
2020	22,285,000
2021	23,385,000
2022	24,810,000
2023	24,475,000
2024	11,150,000
2025	16,500,000
2026	20,405,000
2027	29,980,000
2028	31,555,000
2029	35,460,000
2030	37,240,000
2031	39,110,000
2032	33,620,000
2033	35,380,000
2034	42,575,000
2035	44,705,000
2036	46,940,000
2037	49,285,000
2038	51,750,000
2039	9,815,000
2040	10,330,000
2041	10,870,000
2042	11,440,000
2043	12,045,000
	\$ 760,655,000

AMP has the option to redeem the PSEC 2008 Bonds stated to mature on or after February 15, 2019 at any time on or after February 15, 2018. The early redemption price would be equal to the par value of the bonds plus any accrued interest at the early redemption date.

The Prairie State Project Revenue Bond Anticipation Notes, Series 2008 (the "Prairie State BANs") (non-recourse) were issued on April 2, 2008 with an aggregate par amount of \$120,000,000. The Prairie State BANs were issued at a premium of \$1,048,800 and were repaid on April 1, 2009.

The proceeds from the PSEC 2008 Bonds and the Prairie State BANs are being used to fund the cost of construction of the PSEC. AMP has entered into a separate power sale contract (the "PSEC Sales Contract") with 68 of its members (the "PSEC Participants"). Each of the PSEC Participants is obligated to purchase and pay AMP for the costs of the electricity made available by AMP including its proportional share of debt service on the PSEC 2008 Bonds and the Prairie State BANs. AMP is obligated to pay the scheduled principal and interest on the PSEC 2008 Bonds, but solely from amounts received from the PSEC Participants under the PSEC Sales Contract and the investment income on cash and securities held in trust accounts established pursuant to the PSEC 2008 Bonds.

Under the terms and conditions of the PSEC 2008 Bonds, AMP is required to maintain a debt service coverage ratio of net PSEC revenues to debt service on the PSEC Bonds of 1.1 or greater so long as the PSEC 2008 Bonds have not been fully repaid.

The Prairie State Energy Campus Project Revenue Bonds, Series 2009A (the "PSEC 2009A Bonds") were issued on March 31, 2009 in the form of serial and term bonds with an aggregate par amount of \$166,565,000. The PSEC 2009A bonds were issued with an aggregate discount of \$2,750,794. The discount is being amortized over the life of the bonds as an increase to interest expense. The PSEC 2009A bonds will mature between 2017 and 2039 and bear interest at fixed rates between 4.00% and 5.75%. Interest is payable semiannually, beginning August 15, 2009.

The PSEC 2009A Bonds outstanding at December 31, 2009 are as follows:

Maturity Date - February 15	Principal Amount	Interest Rate
2017	\$ 1,820,000	4.000 %
2018	8,455,000	4.125 %
2019	11,835,000	4.250 %
2020	1,950,000	4.375 %
2021	2,060,000	4.500 %
2022	1,955,000	4.750 %
2023	3,685,000	5.000 %
2024	18,435,000	5.000 %
2025	14,590,000	5.125 %
2026	12,300,000	5.250 %
2027	4,440,000	5.375 %
2028	4,680,000	5.375 %
2029	2,670,000	5.500 %
2036	48,020,000	5.625 %
2039	29,670,000	5.750 %
	\$166,565,000	

AMP may redeem the PSEC 2009A bonds in whole or in part for any maturity after February 15, 2019 at par plus accrued interest, except for the PSEC 2009A bonds that mature February 15, 2036. AMP has the right to redeem the PSEC 2009A bonds that mature on February 15, 2036 on any date beginning February 15, 2014 at par plus accrued interest.

The PSEC 2009A bonds due February 15, 2036 are term bonds subject to the following mandatory sinking fund redemption schedule. The bonds will be redeemed at par plus accrued interest.

Year	Principal Amount	Coupon Rate
2030	\$ 2,810,000	5.625 %
2031	2,960,000	5.625 %
2032	10,575,000	5.625 %
2033	11,175,000	5.625 %
2034	6,465,000	5.625 %
2035	6,825,000	5.625 %
2036	7,210,000	5.625 %
	\$ 48,020,000	

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The PSEC 2009A Bonds due February 15, 2039 are Term bonds subject to the following mandatory sinking fund redemption schedule. The bonds will be redeemed at par plus accrued interest.

Year	Principal Amount	Coupon Rate
2037	\$ 7,615,000	5.750 %
2038	8,055,000	5.750 %
2039	14,000,000	5.750 %
	\$ 29,670,000	

The Prairie State Energy Campus Project Revenue Bonds, Series 2009B (the "PSEC 2009B Bonds") were issued on October 15, 2009 in the form of serial and term bonds with an aggregate par amount of \$83,745,000. The PSEC 2009B Bonds will mature between 2013 and 2028 and bear interest at fixed rates between 3.615% and 5.803%. Interest is payable semiannually, beginning February 15, 2010.

The PSEC 2009B Bonds outstanding at December 31, 2009 are as follows:

Maturity Date	Principal Amount	Interest Rate
2013	\$ 9,520,000	3.615 %
2014	13,865,000	3.815 %
2015	15,865,000	3.965 %
2016	4,075,000	4.538 %
2017	2,365,000	4.855 %
2018	2,470,000	4.955 %
2019	2,635,000	5.055 %
2024	16,300,000	5.355 %
2028	16,650,000_	5.803 %
Total	\$ 83,745,000	

The PSEC 2009B Bonds due on February 15, 2024 and February 15, 2028, are Term Bonds subject to mandatory sinking fund redemption on the Principal Payment Date in the following years in the following principal amounts at a Redemption Price equal to par, together with interest accrued to the date of redemption:

PSEC 2009B Bonds, maturing on February 15, 2024:

Year	Principal Amount
2020	\$ 2,845,000
2021	3,055,000
2022	3,260,000
2023	3,455,000
2024	3,685,000_
	\$ 16,300,000

PSEC 2009B Bonds, maturing on February 15, 2028:

Year	Principal Amount
2025	\$ 3,955,000
2026	4,245,000
2027	4,550,000
2028	3,900,000
	\$ 16,650,000

The Prairie State Energy Campus project Revenue Bonds, Series 2009C (the "PSEC 2009C Bonds") were issued on October 15, 2009 in the form of serial and term bonds with an aggregate par amount of \$385,835,000. The PSEC 2009C Bonds will mature between 2034 and 2043 and bear interest at fixed rates between 5.953% and 6.553%. Interest is payable semiannually, beginning February 15, 2010.

The PSEC 2009C Bonds have been designated as Build America Bonds ("BABs"). AMP expects to receive a federal subsidy on or about each interest payment date for the PSEC 2009C Bonds. The federal subsidy does not constitute a full faith and credit guarantee of the United States, but is required to be paid by the Treasury under the Recovery Act. AMP is obligated to make all payments of principal and interest on the PSEC 2009C Bonds whether or not it receives the federal subsidy pursuant to the Recovery Act, but solely from the revenues, moneys, securities and funds pledged to the payment thereof in the Indenture. AMP accrues for the interest as it is earned and records the interest as a reduction in the amount of interest capitalized on the PSEC.

The PSEC 2009C Bonds outstanding at December 31, 2009 are as follows:

Maturity Date - February 15	Principal Amount	Interest Rate
2034	\$ 10,000,000	5.953%
2034	25,885,000	6.453%
2039	77,435,000	6.553%
2043	272,515,000	6.053%
	\$ 385,835,000	

From any available moneys, AMP may, at its option, redeem, prior to their respective maturities, in whole or in part, the PSEC 2009C Bonds stated to mature on February 15, 2034, bearing interest at 6.453%, and February 2039, on any date beginning February 15, 2020, at the redemption price of par, together with interest accrued to the date fixed for redemption.

The PSEC 2009C Bonds due on February 15, 2034, February 15, 2039 and February 15, 2043, are term bonds subject to mandatory sinking fund redemption on the principal payment date in the following years in the following principal amounts at a redemption price equal to par, together with interest accrued to the date of redemption:

PSEC 2009C Bonds, maturing on February 15, 2034 bearing interest at 5.953%:

Year	Principal Amount
2028	\$ 950,000
2029	1,330,000
2030	1,395,000
2031	1,460,000
2032	1,545,000
2033	1,625,000
2034	1,695,000
	\$ 10,000,000

PSEC 2009C Bonds, maturing on February 15, 2034 bearing interest at 6.453%:

Year	Principal Amount
2029	\$ 3,760,000
2030	3,960,000
2031	4,170,000
2032	4,440,000
2033	4,680,000
2034	 4,875,000
	\$ 25,885,000

PSEC 2009C Bonds, maturing on February 15, 2039:

Year	Principal Amount
2035	\$ 6,920,000
2036	7,290,000
2037	7,685,000
2038	8,090,000
2039	47,450,000
	\$ 77,435,000

PSEC 2009C Bonds, maturing on February 15, 2043:

Year	Principal Amount
2040	\$ 64,140,000
2041	66,730,000
2042	69,425,000
2043	72,220,000_
	\$ 272,515,000

Multi-Mode Variable Rate Gorsuch Station Taxable Revenue Bonds (non-recourse)

On August 1, 2008, AMP issued its Multi-Mode Variable Rate Gorsuch Station Taxable Revenue Bonds, Series 2008A and Series 2008B (collectively the "Gorsuch 2008 Bonds") with principal amounts of \$91,090,000 and \$7,800,000, respectively. AMP will apply the proceeds to i) financing the participants' share of the cost of funding pension and post employment benefits, purchasing sulfur dioxide and nitrogen oxide allowances through 2012, funding asset retirement obligations, purchasing replacement power, providing working capital and/or funding maintenance and repair costs or other costs and the Richard H. Gorsuch Generating Station, ii) funding debt service reserve funds and iii) paying the costs of issuing the bonds. The interest rate on the Gorsuch 2008 Bonds is variable and resets either weekly or semi-annually, and is payable either monthly or semi-annually. AMP entered into two interest rate swap agreements on the same date as the bond

issuance, one for each series of the bond issuance. Under the interest rate swap agreements, AMP pays interest at a fixed rate of 3.86%. AMP receives interest at a variable rate equivalent to the variable interest rate on the Gorsuch 2008 Bonds from its swap counterparty.

The Gorsuch 2008 Bonds outstanding at December 31, 2009 are as follows:

Maturity Date - December 15	Principal Amount
2010	21,025,000
2011	24,745,000
2012	33,100,000
	\$ 78,870,000

In order to secure the Gorsuch 2008 Bonds, AMP obtained a letter of credit in favor of the trustee holding the Gorsuch 2008 Bonds from KeyBank. AMP agreed to reimburse KeyBank for any payments made pursuant to such letter of credit, under a Letter of Credit Reimbursement Agreement with KeyBank (the "Gorsuch KeyBank Facility").

Hydro Financings

The Hydroelectric Bond Anticipation Notes, Series 2009A (the "Hydro BANs") were issued on April 16, 2009 with the aggregate par amount of \$350,000,000. In December 2009, the Hydro BANs were refinanced on a long-term basis with proceeds from the issuance of long-term financings to fund the hydro projects.

The Hydroelectric Revenue Bonds, Series 2009A, 2009B and 2009C (the "Hydro 2009A Bonds", the "Hydro 2009B Bonds" and the "Hydro 2009C Bonds", collectively the "Hydro Bonds") were issued on December 9, 2009 in the form of serial and term bonds with an aggregate part amount of \$643,835,000. The bonds will mature between 2015 and 2044 and will bear interest at fixed rates between 3.5% and 6.449%. Interest is payable semiannually, beginning February 15, 2010.

The Hydro 2009A Bonds outstanding at December 31, 2009 are as follows:

Maturity Date - February 15	Principal Amount	Interest Rate
2015	18,290,000	3.944%
2016	6,135,000	4.545%
	\$ 24,425,000	

The Hydro 2009B Bonds outstanding at December 31, 2009 are as follows:

Maturity Date - February 15	Principal Amount	Interest Rate
2020	\$ 3,465,000	5.264%
2021	10,745,000	5.514%
2022	12,675,000	5.664%
2023	13,155,000	5.814%
2024	13,890,000	5.964%
2027	45,390,000	6.000%
2029	33,505,000	6.449%
2032	55,810,000	6.424%
2044	308,370,000	6.449%
	\$ 497,005,000	

The Hydro 2009C Bonds outstanding at December 31, 2009 are as follows:

Maturity Date - February 15	Principal Amount	Interest Rate
2016	\$ 3,540,000	3.500%
2017	15,765,000	5.000%
2018	25,850,000	5.250%
2019	27,250,000	5.250%
2020	21,610,000	5.000%
2021	9,995,000	5.000%
2022	7,940,000	5.000%
2023	8,350,000	5.000%
2024	2,105,000	5.000%
	\$ 122,405,000	_

The Hydro 2009B Bonds have been designated as BABs. AMP expects to receive a federal subsidy on or about each interest payment date for the Hydro 2009B Bonds. The federal subsidy does not constitute a full faith and credit guarantee of the United States, but is required to be paid by the Treasury under the Recovery Act. AMP is obligated to make all payments of principal and interest on the Hydro 2009B Bonds whether or not it receives the Federal Subsidy pursuant to the Recovery Act, but solely from the revenues, moneys, securities and funds pledged to the payment thereof in the Indenture.

From any available moneys, AMP may, at its option, redeem, prior to their respective maturities, in whole or in part, the Hydro 2009B Bonds stated to mature on February 15, 2021 through February 15, 2024, inclusive, February 15, 2027 and February 15, 2029, on any date beginning February 15, 2020, at the Redemption Price of par, together with interest accrued to the date fixed for redemption.

The Hydro 2009B Bonds due on February 15, 2027, February 15, 2029, February 15, 2032 and February 15, 2044, are term bonds subject to mandatory sinking fund redemption on the principal payment date in the following years in the following principal amounts at a redemption price equal to par, together with interest accrued to the date of redemption:

Hydro 2009B Bonds maturing on February 15, 2027

Year	Principal Amount
2025 2026 2027	\$ 14,525,000 15,125,000 15,740,000
	\$ 45,390,000
Hydro 2009B Bonds maturing on February 15, 2029	
Year	Principal Amount
2028 2029	\$ 16,405,000 17,100,000
	\$ 33,505,000
Hydro 2009B Bonds maturing on February 15, 2032	
Year	Principal Amount
2030	\$ 17,835,000
2031 2032	18,590,000 19,385,000
	\$ 55,810,000

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Hydro 2009B Bonds maturing on February 15, 2044

Year	Principal Amount
2033	\$ 20,210,000
2034	21,070,000
2035	21,975,000
2036	22,910,000
2037	23,885,000
2038	24,910,000
2039	25,965,000
2040	27,080,000
2041	28,230,000
2042	29,435,000
2043	30,695,000
2044	32,005,000
	\$ 308,370,000

From any available moneys, AMP may, at its option, redeem prior to their respective maturities, in whole or in part, the Hydro 2009C Bonds stated to mature after February 15, 2020 on any date beginning February 15, 2020, at a redemption price of par, together with interest accrued to the date fixed for redemption.

Under the terms and conditions of the Hydro Bonds, AMP is required to maintain a debt service coverage ratio of net Hydro revenues to net debt service on the Hydro Bonds of 1.1 or greater so long as the Hydro Bonds have not been fully repaid.

The Hydroelectric Revenue Bonds, Series D ("Hydro 2009D Bonds") were issued on December 2, 2009 in the form of Clean Renewable Energy Bonds at a par amount of \$22,600,000. The Hydro 2009D Bonds were issued at a discount of \$3,000,000 and do not bear interest. AMP is required to make annual debt service payments on the Hydro 2009D Bonds in the amount of \$1,329,412 on December 15 of each year, beginning in 2009 and ending in 2025.

Term Debt on Behalf of Members (non recourse)

The individual municipality is the primary obligor on term debt issued on its behalf. "On behalf of" financings are non-recourse to AMP and are presented in the consolidated balance sheets with a corresponding receivable from the project or member to which the on-behalf-of financing relates. The receivables are typically less than the on-behalf-of financings as principal on the on-behalf-of financings is collected monthly in advance of the annual due date and is held in trust by AMP. Bonds and notes payable issued on behalf of member communities consist of the following at December 31:

	2009	2008
OMEGA JV2 Project Distributive		
Generation Bonds, Series 2001	\$ 35,670,000	\$ 37,790,000
AMP City of Wadsworth Project Electric		
System Improvement Bonds, Series 2002	8,635,000	9,110,000
AMP Village of Genoa Project Electric		
System Improvement Bonds, Series 2004	5,055,000	5,215,000
OMEGA JV6 Adjustable Rate		0.040.000
Revenue Bonds, Series 2004	5,899,000	6,818,000
Municipal project notes due on various dates		
through December 2, 2010 with interest from		
2.00% to 4.00% at December 31, 2009 (2.25% to	04 000 000	00 400 450
5.50% at December 31, 2008) payable at maturity	31,062,000	36,496,150
	86,321,000	95,429,150
Current portion of on behalf of financings	(34,913,000)	(40,131,150)
Noncurrent portion of on behalf of financings	\$ 51,408,000	\$ 55,298,000

At December 31, 2009 and 2008, amounts included in accrued interest in the consolidated balance sheets that related to nonrecourse notes payable issued on-behalf-of members were \$1,505,714 and \$1,783,601, respectively. Interest expense related to nonrecourse term debt issued on behalf of members was \$1,087,349 and \$1,528,261 for the years ended December 31, 2009 and 2008, respectively.

The following is a summary of financing receivables from members related to on-behalf-of debt at December 31:

	2009	2008
Financing receivable - OMEGA JV2 members	\$ 29,412,937	\$ 31,496,790
Financing receivable - Wadsworth	7,227,081	7,689,112
Financing receivable - Genoa	4,486,915	4,638,533
Financing receivable - OMEGA JV6 members	5,494,364	6,441,969
Notes receivable - members	26,962,692	31,629,574
Interest receivable	315,135	504,882
	73,899,124	82,400,860
Current portion of on behalf of notes receivable	(31,256,326)	(35,897,372)
Noncurrent portion of on behalf of notes receivable	\$ 42,642,798	\$ 46,503,488

Interest income related to financing receivables from members was \$1,309,163 and \$1,696,418 for the years ended December 31, 2009 and 2008, respectively. Interest income from financing receivables and interest expense on term debt issued on behalf of members are classified in program and other revenue.

OMEGA JV2 Project Distributive Generation Bonds, Series 2001
The OMEGA JV2 Project Distributive Generation Bonds, Series 2001 (the "OMEGA JV2 Bonds") outstanding at December 31, 2009 are as follows:

Maturity Date/Mandatory Sinking Fund Redemption Date January 1	Principal Amount	Interest Rate
2010	2,225,000	5.00 %
2011	2,335,000	5.25 %
2012	2,460,000	5.25 %
2013	2,590,000	5.25 %
2014	2,725,000	5.25 %
2015	2,865,000	5.25 %
2016	3,015,000	5.25 %
2017	3,175,000	5.25 %
2018	3,325,000	4.75 %
2019	3,485,000	4.75 %
2020	3,650,000	4.75 %
2021	3,820,000	4.75 %
	\$ 35,670,000	

The OMEGA JV2 Bonds were issued by AMP on January 18, 2001, in the form of serial and term bonds on behalf of certain of its members who are financing participants in OMEGA JV2. The OMEGA JV2 Bonds mature in various annual installments through January 1, 2021. Interest is payable semiannually at fixed interest rates.

The OMEGA JV2 Bonds are payable solely from the municipal electric utility system revenues of OMEGA JV2 financing members. The OMEGA JV2 Bonds require compliance by the financing members with the OMEGA JV2 joint venture agreement, which requires that each financing member maintain a debt service coverage ratio of 1.1 or greater. There is no recourse to AMP, other than from such revenues. AMP will not be obligated to pay debt service on the OMEGA JV2 Bonds, except from debt service payments received from the OMEGA JV2 financing members and other funds pledged or assigned therefore under the trust agreement.

The OMEGA JV2 Bonds are not subject to optional redemption before January 1, 2011. The OMEGA JV2 Bonds maturing after January 1, 2011 are subject to redemption in whole or in part on any date on or after January 1, 2011, at a redemption price of 100% of the outstanding principal plus accrued interest.

AMP City of Wadsworth Project Electric System Improvement Bonds, Series 2002 The AMP City of Wadsworth Project Electric System Improvement Bonds, Series 2002 (the "Wadsworth Bonds") outstanding at December 31, 2009 are as follows:

Maturity Date - February 15	Principal Amount	Interest Rate
2010	495,000	4.00 %
2011	515,000	4.10 %
2012	535,000	4.20 %
2017	3,090,000	5.25 %
2022	4,000,000	5.00 %
	\$ 8,635,000	_

The Wadsworth Bonds were issued by AMP on March 1, 2002 in the form of serial and term bonds on behalf of the City of Wadsworth which is a member of AMP. The Wadsworth Bonds mature in various annual installments through February 15, 2022. Interest is payable semiannually at fixed interest rates.

The Wadsworth Bonds are payable solely from the municipal electric system revenues of the City of Wadsworth. There is no recourse to AMP regarding the bonds, other than from such revenues. AMP will not be obligated to pay debt service on the Wadsworth Bonds, except from debt service payments received from the City of Wadsworth and other funds pledged or assigned therefore under the trust agreement.

The Wadsworth Bonds are not subject to optional redemption prior to February 15, 2012. The Wadsworth Bonds maturing after February 15, 2012 are subject to redemption in whole or in part on any date on or after February 15, 2012, at a redemption price of 100% of the outstanding principal plus accrued interest.

The Wadsworth Bonds require that the City of Wadsworth maintain a debt service coverage ratio of net electric system revenues to debt service of 1.1 or greater.

AMP Village of Genoa Project Electric System Improvement Bonds, Series 2004 The AMP Village of Genoa Project System Improvement Bonds, Series 2004 (the "Genoa Bonds"), outstanding at December 31, 2009 are as follows:

Maturity Date - February 15	Principal Amount	Interest Rate
2010	165,000	3.00 %
2011	165,000	3.25 %
2012	175,000	3.25 %
2013	180,000	3.40 %
2014	185,000	3.50 %
2024	2,435,000	5.25 %
2029	1,750,000	4.625 %
	\$ 5,055,000	

The Genoa Bonds were issued by AMP on October 1, 2004 in the form of serial and term bonds on behalf of the Village of Genoa which is a member of AMP. The Genoa Bonds mature in various installments through February 15, 2029. Interest is paid semiannually at fixed interest rates.

The Genoa Bonds are payable solely from the municipal electric system revenues of the Village of Genoa. There is no recourse to AMP regarding these bonds, other than from such revenues. AMP will not be obligated to pay debt service on the Genoa Bonds, except from debt service payments received from the Village of Genoa and other funds pledged or assigned therefore under the trust agreement.

The Genoa Bonds are not subject to optional redemption prior to February 15, 2014. Genoa Bonds maturing on or after February 15, 2015 are subject to redemption in whole or in part, on any date on or after February 15, 2014, at a redemption price of par, plus accrued interest to the date of redemption.

The Genoa Bonds require that the Village of Genoa maintain a debt service coverage ratio of net electric system revenues to debt service of 1.1 or greater.

OMEGA JV6 Adjustable Rate Revenue Bonds, Series 2004

The OMEGA JV6 Bonds were issued by AMP on July 30, 2004 in the form of serial bonds on behalf of certain of its members who are financing participants in OMEGA JV6. Principal and interest on the OMEGA JV6 Bonds are payable in \$500,000 semi-annual installments on February 15 and August 15, beginning February 15, 2005. The OMEGA JV6 Bonds bear interest at an adjustable rate, which shall be established by reference to the Six-Month Municipal Market Data High Grade Index Rate (the "MMD Index Rate") plus 15 basis points. The adjustable rate will automatically be reset semi-annually, based on the MMD Index Rate as of two business days prior to the beginning of the next interest period. On August 15, 2019, the balance of the principal of the OMEGA JV6 Bonds, if not theretofore paid or provided for, shall become due and payable.

OMEGA JV6 Adjustable Rate Revenue Bonds, Series 2004 (the "OMEGA JV6 Bonds") outstanding at December 31, 2009 are as follows:

Maturity Date - February 15 and August 15	Principal Amount	Interest Rate
2010	966,000	0.35 %
2011	970,000	0.35 %
2012	976,000	0.35 %
2013	982,000	0.35 %
2014	988,000	0.35 %
2015	995,000	0.35 %
2016	 22,000	0.35 %
	\$ 5,899,000	

The maturity table assumes a constant interest rate of 0.35%, which is equal to the interest rate used to calculate the August 15, 2010 and subsequent principal payments.

The OMEGA JV6 Bonds are payable solely from the basic and additional demand charges payable by the OMEGA JV6 financing members. The OMEGA JV6 Bonds require compliance by the financing members with the OMEGA JV6 joint venture agreement, which requires that each financing member maintain a debt service overage ratio of 1.1 or greater. There is no recourse to AMP regarding these bonds, other than from such revenues. AMP will not be obligated to pay debt service on the OMEGA JV6 Bonds, except from demand charges received from OMEGA JV6 financing participants and other funds pledged or assigned therefore under the trust agreement.

The OMEGA JV6 Bonds are subject to optional redemption at any time, at the sole discretion of participants of OMEGA JV6, at the price of par plus accrued interest.

Municipal Project Notes

The municipal project notes are payable solely from revenues received by AMP pursuant to its agreements with municipal members for construction of various electric utility projects. There is no recourse to AMP regarding these notes, other than from such revenues.

The aggregate amounts of future maturities for revolving credit loan and term debt are as follows:

Years Ending December 31	AMP Debt	On Behalf of Financings
2010	93,621,962	34,913,000
2011	84,099,412	3,985,000
2012	260,384,412	4,146,000
2013	85,439,412	4,307,000
2014	22,774,412	4,483,000
Thereafter	2,023,138,529	34,487,000
	\$ 2,569,458,139	\$ 86,321,000

9. Trustee Funds

Funds collected in advance of contractually scheduled principal and interest payments for certain bond offerings are held in trust. Trustee funds related to these bond offerings consist of the following at December 31:

	2009	2008		
Combustion Turbine Bonds	\$ 879,247	\$ 594	1,814	
Electricity Purchase Revenue Bonds	54,590,424	53,379	9,289	
PSEC 2008A Bonds	272,924,557	539,589	9,141	
PSEC 2009A Bonds	32,681,546		-	
PSEC 2009B Bonds	60,530,433		-	
PSEC 2009C Bonds	364,243,268		-	
Hydro 2009A Bonds	52,416,712		-	
Hydro 2009B Bonds	324,352,703		-	
Hydro 2009C Bonds	23,691,434		-	
Gorsuch 2008 Bonds	34,765,789	52,707	7,363	
OMEGA JV2 Bonds	7,146,187	7,235	,335	
Wadsworth Bonds	1,567,523	1,586	6,055	
Genoa Bonds	657,098	669	9,118	
OMEGA JV6 Bonds	416,805	421	,142	
	1,230,863,726	656,182	2,257	
Current portion	(169,924,964)	(155,007	7,208)	
Noncurrent portion	\$ 1,060,938,762	\$ 501,175	5,049	

Combustion Turbine Bonds

The trust agreement executed by AMP in conjunction with the issuance of the Combustion Turbine Bonds dated December 1, 2006 contains, among others, the following provisions:

- AMP will sell the output of the combustion turbine project to 33 of its member municipalities (the "Municipalities").
- AMP is obligated to fix rates and charges sufficient to pay debt service on the Combustion
 Turbine Bonds, and the Municipalities are obligated to fix rates and charges sufficient, with
 other available funds, to make monthly payments to AMP that include amounts sufficient for
 AMP to pay debt service on the Combustion Turbine Bonds.
- The following funds are established: (a) Project Fund (containing amounts from bond proceeds); (b) Bond Fund (containing all debt service payments); (c) Rebate Fund (containing amounts required to be paid, if necessary, to the United States as provided by the IRC of 1986, as applicable; to be maintained in AMP's general accounts); (d) Overhaul Fund (containing amounts for the payment of principal and interest and for major repairs, replacements, renovations, rehabilitation and improvements to the project; and to the extent funds in the Bond Fund are not sufficient to make such payments, for reimbursements of draws under the Credit Facility, and for payments owed for the swap agreement); (e) Reserve and Contingency Fund (containing amounts for principal and interest on the Combustion Turbine Bonds to the extent funds in the Bond Fund are not sufficient to make such payments,

for reimbursements of draws under the Credit Facility, for payments owed for the swap agreement and for operating and maintenance expenses of the project).

Funds held by the trustee for the Combustion Turbine Bonds at December 31 are as follows:

	2009	2008
Bond Fund	\$ 879,247	\$ 594,814
	 879,247	 594,814
Current portion	(879,247)	(594,814)
Noncurrent portion	\$ -	\$ -

Electricity Purchase Revenue Bonds

The trust agreement executed by AMP in conjunction with the issuance of the Electricity Purchase Revenue Bonds dated August 1, 2007 contains, among others, the following provisions:

- AMP will at all times fix, establish, maintain and collect fees and charges to the extent
 permitted under the provisions of the Power Schedules for the sale of electricity. These fees
 and charges should be equal to the amounts required to be paid during the year for debt
 service and other costs associated with the Electricity Purchase Revenue Bonds.
- The following subfunds are established: (a) Project Subfund (consisting of the Costs of Issuance Account and the Electricity Purchase Account; containing amounts to be paid for costs incurred by AMP in connection with the issuance of the Electricity Purchase Revenue Bonds and the proceeds from the Electricity Purchase Revenue Bonds offering); (b) Revenue Subfund (containing the monthly payments from the Participants due under the Participants' Power Schedules); (c) Debt Service Subfund (consisting of the Debt Service Account and the Redemption Account, containing amounts to be paid for debt service and amounts to be paid should a redemption be triggered); (d) Trust Indenture Expense Subfund (containing amounts to be maintained in AMP's general accounts).
- Amounts deposited into the Debt Service Account will be invested into a collateralized guaranteed investment contract (the "GIC"). The GIC is effective on August 1, 2007, and it guarantees AMP a rate of return of 5.216% on the funds invested. The GIC expires on February 1, 2013, which coincides with the date of the final principal payment of the Revenue Bonds.

Funds held by the trustee for the AMP Electricity Purchase Revenue Bonds at December 31 are as follows:

		2009		2008
Bond Fund	\$	2,662	\$	-
Revenue Subfund		7,103		28,648
Debt Service Account	5	4,580,659		53,350,641
	5	4,590,424		53,379,289
Current portion	(5	4,590,424)	(53,379,289)
Noncurrent portion	\$	-	\$	_

PSEC 2008A Bonds

The trust agreement executed by AMP in conjunction with the issuance of the PSEC 2008A Bonds dated November 1, 2007, and supplemented on May 1, 2008 contains, among others, the following provisions:

- AMP will at all times fix, charge and collect rates and charges for the use of, and for the services and facilities furnished by, the PSEC. These rates and charges should be at least 110% of the annual debt service requirements of the PSEC 2008A Bonds.
- The following subfunds are established with the trustee: (a) Acquisition and Construction Subfund (containing amounts to be paid for costs incurred by AMP in connection with the construction of the PSEC); (b) Cost of Issuance Subfund (containing amounts to be paid for costs incurred by AMP in connection with the issuance of the PSEC 2008A Bonds); (c) Bond Subfund (consisting of the Capitalized Interest Subaccount, the Interest Subaccount, the Principal Subaccount, the Sinking Subaccount, the Redemption Subaccount, and the Parity Common Reserve Account; containing amounts to be paid for debt service and amounts to be paid should a redemption be triggered); (d) Subordinate Obligations Subfund.
- Amounts deposited into the Acquisition and Construction Subfund will be invested in a collateralized guaranteed investment contract (the "PSEC GIC"). The PSEC GIC is effective on August 1, 2008, and it guarantees AMP a rate of return of 3.571% on the funds invested. The PSEC GIC expires on June 1, 2010.

Funds held by the trustee for the PSEC 2008A Bonds at December 31, are as follows:

	2009	2008
Acquisition and Construction Subfund	\$ 118,223,656	\$ \$ 347,939,698
Costs of Issuance Subfund	726,755	928,939
Capitalized Interest Subaccount	95,385,654	131,920,069
Debt Service Payment Subaccount	58,588,492	58,800,435
	272,924,557	539,589,141
Current portion	(39,119,300) (43,907,260)
Noncurrent portion	\$ 233,805,257	\$ 495,681,881

PSEC 2009A Bonds

The trust agreement executed by AMP in conjunction with the issuance of the PSEC 2009A Bonds dated November 1, 2007 and supplemented on January 1, 2009, contains, among others, the following conditions:

- AMP will at all times fix, charge and collect rates and charges for the use of, and for the services and facilities furnished by, the PSEC. These rates and charges should be at least 110% of the annual debt service requirements of the PSEC 2009A bonds.
- The following subfunds are established with the trustee: (a) Acquisition and Construction Subfund (containing amounts to be paid for costs incurred by AMP in construction of the PSEC); (b) Cost of Issuance Subfund (containing amounts to be paid for costs incurred by AMP in connection with the issuance of the PSEC 2009A Bonds); (c) Bond Subfund (consisting of the Capitalized Interest Subaccount, the Interest Subaccount, the Derivatives Payments Subaccount, the Principal Subaccount, the Sinking Subaccount, the Redemption Subaccount and the Parity Common Reserve Account; containing amounts to be paid for debt service and amounts to be paid should a redemption be triggered); (d) Subordinate Obligations Subfund.

Amounts held by the trustee for the PSEC 2009A Bonds at December 31, 2009 are as follows

Acquisition and Construction Subfund	\$	881
Capitalized Interest Subaccount		23,369,762
Debt Service Payment Subaccount		9,310,903
		32,681,546
Current portion	_	(3,277,170)
Noncurrent portion	\$	29,404,376

PSEC 2009B Bonds

The trust agreement executed by AMP in conjunction with the issuance of the PSEC 2009B Bonds dated November 1, 2007 and supplemented on July 1, 2009, contains, among others, the following conditions:

- AMP will at all times fix, charge and collect rates and charges for the use of, and for the services and facilities furnished by, the PSEC. These rates and charges should be at least the 1) 110% of the debt service requirement of the bonds and any Parity Debt then outstanding or 2) 100% of the debt service requirements of the bonds and any Parity Debt then outstanding and the amount required to make all other deposits required by the indenture and to pay all other obligations of AMP related to the PSEC, including any subordinate obligations, as they become due.
- The following subfunds are established with the trustee: (a) Acquisition and Construction Subfund (containing amounts to be paid for costs incurred by AMP in construction of the PSEC); (b) Cost of Issuance Subfund (containing amounts to be paid for costs incurred by AMP in connection with the issuance of the PSEC 2009B Bonds); (c) Bond Subfund (consisting of the Capitalized Interest Subaccount, the Interest Account, the Principal Subaccount, the Sinking Subaccount, the Redemption Subaccount, and the Parity Common Reserve Account; containing amounts to be paid for debt service and amounts to be paid should a redemption be triggered).

Amounts held by the trustee for the PSEC 2009B Bonds at December 31, 2009 are as follows:

Acquisition and Construction Subfund	\$ 22,365,044
Capitalized Interest Subaccount	9,577,840
Parity Common Reserve Account	28,518,040
Cost of Issuance Subfund	69,509
	60,530,433
Current portion	(881,288)
Noncurrent portion	\$ 59,649,145

PSEC 2009C Bonds

The trust agreement executed by AMP in conjunction with the issuance of the PSEC 2009C Bonds dated November 1, 2007 and supplemented on July 1, 2009, contains, among others, the following conditions:

- AMP will at all times fix, charge and collect rates and charges for the use of, and for the services and facilities furnished by, the PSEC. These rates and charges should be at least the 1) 110% of the debt service requirement of the bonds and any Parity Debt then outstanding or 2) 100% of the debt service requirements of the bonds and any Parity Debt then outstanding and the amount required to make all other deposits required by the indenture and to pay all other obligations of AMP related to the PSEC, including any subordinate obligations, as they become due.
- AMP will not take any action, or fail to take any action, that would adversely affect either the status of the PSEC 2009C Bonds under Section 54AA of the Internal Revenue Service Code (the "Code") or the credit allowed to AMP with respect to the PSEC 2009C bonds pursuant to Section 6431 of the Code.

- AMP will not make use of the proceeds of the PSEC 2009C bonds or any other funds of AMP, or take or omit to take any other action that would cause the bonds to be federally guaranteed within the meaning of Section 149(b) of the Code.
- AMP shall not use or permit the use of proceeds of the PSEC 2009C Bonds in such a manner that would result in the loss of the federal subsidy on the PSEC 2009C Bonds.
- AMP will obtain written assurance that each of the PSEC Participants will not use its PSEC share for private purposes or enter into contracts that could result in private use, and thereby jeopardize the tax status of the interest on the PSEC 2009C Bonds or any of them.
- The following subfunds are established with the trustee: (a) Acquisition and Construction Subfund (containing amounts to be paid for costs incurred by AMP in construction of the PSEC); (b) Cost of Issuance Subfund (containing amounts to be paid for costs incurred by AMP in connection with the issuance of the PSEC 2009C Bonds); (c) Bond Subfund (consisting of the Capitalized Interest Subaccount, the Interest Account, the Principal Subaccount, the Sinking Subaccount, the Redemption Subaccount, the Tracking Subaccount, the Capital Improvement Subaccount and the Parity Common Reserve Account; containing amounts to be paid for debt service and amounts to be paid should a redemption be triggered)

Amounts held by the trustee for the PSEC 2009C Bonds at December 31, 2009 are as follows:

Acquisition and Construction Subfund	\$ 326,123,447
Capitalized Interest Subaccount	38,000,142
Cost of Issuance Subfund	119,679
	364,243,268
Current portion	(5,085,368)
Noncurrent portion	\$ 359,157,900

Hydro 2009A Bonds

The trust agreement executed by AMP in conjunction with the issuance of the Hydro 2009A Bonds dated November 1, 2009 contains, among others, the following conditions:

- AMP will at all times fix, charge and collect rates and charges for the use of, and for the services and facilities furnished by, the Hydro plants. These rates and charges should be at least 110% of the annual debt service requirements of the Hydro 2009A bonds.
- The following subfunds are established with the trustee: (a) Acquisition and Construction Subfund (containing amounts to be paid for costs incurred by AMP in construction of the Hydro plants); (b) Cost of Issuance Subfund (containing amounts to be paid for costs incurred by AMP in connection with the issuance of the Hydro 2009A Bonds); (c) Bond Subfund (consisting of the Capitalized Interest Subaccount, the Interest Subaccount, the Derivatives Payments Subaccount, the Principal Subaccount, the Sinking Subaccount, the Redemption Subaccount and the Parity Common Reserve Account; containing amounts to be paid for debt service and amounts to be paid should a redemption be triggered); (d) Subordinate Obligations Subfund.

Amounts held by the trustee for the Hydro 2009A Bonds at December 31, 2009 are as follows:

Acquisition and Construction Subfund	\$ 4,457,516
Capitalized Interest Subaccount	3,637,720
Parity Common Reserve Account	44,303,159
Cost of Issuance Subfund	18,317
	52,416,712
Current portion	 (701,783)
Noncurrent portion	\$ 51,714,929

Hydro 2009B Bonds

The trust agreement executed by AMP in conjunction with the issuance of the Hydro 2009B Bonds dated November 1, 2009 contains, among others, the following conditions:

- AMP will at all times fix, charge and collect rates and charges for the use of, and for the services and facilities furnished by, the Hydro plants. These rates and charges should be at least 110% of the annual debt service requirements of the Hydro 2009B bonds.
- The following subfunds are established with the trustee: (a) Acquisition and Construction Subfund (containing amounts to be paid for costs incurred by AMP in construction of the Hydro plants); (b) Cost of Issuance Subfund (containing amounts to be paid for costs incurred by AMP in connection with the issuance of the Hydro 2009B Bonds); (c) Bond Subfund (consisting of the Capitalized Interest Subaccount, the Interest Subaccount, the Derivatives Payments Subaccount, the Principal Subaccount, the Sinking Subaccount, the Redemption Subaccount and the Parity Common Reserve Account; containing amounts to be paid for debt service and amounts to be paid should a redemption be triggered); (d) Subordinate Obligations Subfund.

Amounts held by the trustee for the Hydro 2009B Bonds at December 31, 2009 are as follows:

Acquisition and Construction Subfund	\$ 247,369,263
Tracking Interest Subaccount	9,311,718
Parity Common Reserve Account	67,298,017
Cost of Issuance Subfund	373,705
	324,352,703
Current portion	(21,859,190)
Noncurrent portion	\$ 302,493,513

Hydro 2009C Bonds

The trust agreement executed by AMP in conjunction with the issuance of the Hydro 2009C Bonds dated November 1, 2009 contains, among others, the following conditions:

- AMP will at all times fix, charge and collect rates and charges for the use of, and for the services and facilities furnished by, the Hydro plants. These rates and charges should be at least 110% of the annual debt service requirements of the Hydro 2009C bonds.
- The following subfunds are established with the trustee: (a) Acquisition and Construction Subfund (containing amounts to be paid for costs incurred by AMP in construction of the Hydro plants); (b) Cost of Issuance Subfund (containing amounts to be paid for costs incurred by AMP in connection with the issuance of the Hydro 2009C Bonds); (c) Bond Subfund (consisting of the Capitalized Interest Subaccount, the Interest Subaccount, the Derivatives Payments Subaccount, the Principal Subaccount, the Sinking Subaccount, the Redemption Subaccount and the Parity Common Reserve Account; containing amounts to be paid for debt service and amounts to be paid should a redemption be triggered); (d) Subordinate Obligations Subfund.

Amounts held by the trustee for the Hydro 2009C Bonds at December 31, 2009 are as follows:

Tracking Interest Subaccount	\$ 2,660,882
Parity Common Reserve Account	20,929,139
Cost of Issuance Subfund	 101,413
	23,691,434
Current portion	 (4,338,011)
Noncurrent portion	\$ 19,353,423

Gorsuch 2008 Bonds

The trust agreement executed by AMP in conjunction with the issuance of the Gorsuch 2008 Bonds dated August 1, 2008 contains, among others, the following provisions:

- AMP will at all times establish and maintain rates and charges sufficient to pay for the Gorsuch participants' share of the Gorsuch project costs, which includes the debt service requirements of the Gorsuch 2008 Bonds.
- The following funds are established: Series A and Series B Project Funds (containing amounts from the bond proceeds); Series A and Series B Bond Funds (containing the monthly amounts received for debt service requirements); and Series A and Series B Debt Service Reserve Funds (containing minimum debt service reserve Series A and Series B requirements).
- Bond proceeds are required to be invested in an eligible investment at the direction of AMP, except that under the terms of the Letter of Credit and Reimbursement Agreement, KeyBank holds the Series A and Series B Debt Service Reserve Funds, which are required to be invested in eligible investments. AMP has invested the Series A and Series B Debt Service Reserve Funds, which were \$4,793,061 and \$4,573,013 at December 31, 2009 and 2008, respectively in certificates of deposit outside of the control of the trustee. These investments mature on August 28, 2012 and are included in noncurrent investments on the consolidated balance sheets.

Funds held by the Trustee for the Gorsuch 2008 Bonds at December 31, are as follows:

	2009	2008
Series A Project Fund	\$ 32,026,367	47,957,280
Series B Project Fund	2,739,422	4,108,983
Series A Bond Fund	-	590,533
Series B Bond Fund	_ _	50,567
	34,765,789	52,707,363
Current Portion	(34,765,789)	(52,707,363)
Noncurrent portion	\$	\$ -

OMEGA JV2 Project Distributive Generation Bonds

The trust agreement executed by AMP in conjunction with the issuance of the OMEGA JV2 Bonds dated January 1, 2001 contains, among others, the following provisions:

- The OMEGA JV2 Bonds are payable solely from payments to be made by the OMEGA JV2 financing participants pursuant to a financing agreement dated January 1, 2001. The payment obligations of each financing participant are payable from the revenues of its municipal electric utility system.
- The following funds are established: (a) AMP Proceeds Fund (containing amounts from bond proceeds); (b) Acquisition Fund (consisting of the Bond Proceeds Subfund, the Contributions Subfund and the Costs of Issuance Account; containing the amounts from bond proceeds, proceeds from contributions by nonfinancing participants and costs of bond issuance, respectively); (c) Debt Service Fund (consisting of the Bond Payment Fund and Debt Service Reserve Fund, containing the monthly payments for annual debt service requirements); (d) Reserve and Contingency Fund (containing amounts for improvements and extraordinary operation and maintenance costs to be held by OMEGA JV2); (e) General Reserve Fund (consisting of amounts to be maintained in AMP's general accounts).
- The trustee is to receive on or before the last business day (but not before the twenty-sixth day) of each month, the full bond debt service payments for each month during the term of the financing agreement from AMP. In the event the amounts in the Bond Payment Fund are not sufficient to make scheduled payments, such deficiency would be drawn first from the Reserve and Contingency Fund and then the Debt Service Reserve Fund.

Funds held by the trustee for the OMEGA JV2 Bonds at December 31 are as follows:

	2009	2008
Bond Payment Fund	\$ 3,123,142	\$ 3,105,395
Debt Service Reserve Fund	4,023,045	 4,129,940
	7,146,187	7,235,335
Current portion	(3,123,142)	 (3,105,395)
Noncurrent portion	\$ 4,023,045	\$ 4,129,940

The Bond Payment Fund and the Debt Service Reserve Fund are restricted for payment of principal and interest on outstanding OMEGA JV2 Bond obligations. Debt service payments are to be made by the trustee in accordance with the trust agreement. Reserve and Contingency Fund amounts held by OMEGA JV2 at December 31, 2009 and 2008 are \$542,552 and \$531,954, respectively.

AMP City of Wadsworth Project Electric System Improvement Bonds
The trust agreement executed by AMP in conjunction with the issuance of the Wadsworth Bonds dated March 1, 2002 contains, among others, the following provisions:

- The Wadsworth Bonds are payable solely from the revenues of the City of Wadsworth's municipal electric utility system, pursuant to a financing agreement dated March 1, 2002.
- The following funds are established: (a) AMP Proceeds Fund (containing amounts from the bond proceeds); (b) Payment Fund (consisting of the Note Repayment Account, the Improvement Account and the Cost of Issuance Account, containing amounts for the repayment of principal, the costs of new improvements and the costs of bond issuance, respectively); (c) Bond Fund (containing the monthly payments for annual debt service requirements); (d) Rebate Fund (containing amounts required to be paid, if necessary, to the United States as provided by the IRC of 1986, as applicable); (e) Debt Service Reserve Fund (containing reserve amounts to the extent that the Bond Fund has deficiencies); (f) General Reserve Fund (amounts to be held and maintained in AMP's general accounts).
- The trustee is to receive on or before the twenty-sixth day of each month, the full bond debt service payments for each month during the term of the financing agreement from AMP. In the event the amounts in the Bond Fund are not sufficient to make scheduled payments, such deficiency would be drawn from the Debt Service Reserve Fund.

Funds held by the trustee for the Wadsworth Bonds at December 31 are as follows:

	2009	2008
Bond Fund	\$ 635,461	\$ 635,691
Debt Service Reserve Fund	932,062	950,364
	1,567,523	1,586,055
Current portion	 (635,461)	(635,691)
Noncurrent portion	\$ 932,062	\$ 950,364

The Bond Fund and the Debt Service Reserve Fund are restricted for payment of principal and interest on outstanding Wadsworth Bond obligations. Debt service payments are to be made by the trustee in accordance with the trust agreement. There were no amounts held by AMP for the General Reserve Fund at December 31, 2009 and 2008.

AMP Village of Genoa Project Electric System Improvement Bonds
The trust agreement executed by AMP in conjunction with the issuance of the Genoa Bonds, dated
October 1, 2004 contains, among others, the following provisions:

- The Genoa Bonds are payable solely from the revenues from the Village of Genoa's municipal electric utility system, pursuant to a financing agreement date October 1, 2004.
- The following funds are established: (a) Proceeds Fund (containing amount from bond proceeds); (b) Payment Fund (consisting of the Note Repayment Account and the Cost of Issuance Account, containing amounts for the repayment of principal and the costs of bond issuance, respectively); (c) Bond Fund (containing the monthly payments for annual debt service requirements); (d) Debt Service Reserve Fund (containing reserve amounts to the extent that the Bond Fund has deficiencies); (e) General Reserve Fund (containing amounts to be held and maintained in AMP's general accounts).
- The trustee is to receive on or before the twenty-fifth day of each month, the full bond debt service payments for each month during the term of the financing agreement from AMP. In the event the amounts in the Bond Fund are not sufficient to make scheduled payments, such deficiency would be drawn from the Debt Service Reserve Fund.

Funds held by the trustee for the Genoa Bonds at December 31 are as follows:

	2009	2008
Bond Fund	\$ 251,986	\$ 256,254
Debt Service Reserve Fund	405,112	412,864
	 657,098	 669,118
Current portion	(251,986)	(256,254)
Noncurrent portion	\$ 405,112	\$ 412,864

The Bond Fund and the Debt Service Reserve Fund are restricted for payment of principal and interest (and redemption premium, if any) on outstanding Genoa Bond obligations. Debt service payments are to be made by the trustee in accordance with the trust agreement. There were no amounts held by AMP for the General Reserve Fund at December 31, 2009 and 2008.

OMEGA JV6 Adjustable Rate Revenue Bonds

The trust agreement executed by AMP in conjunction with the issuance of the OMEGA JV6 Bonds dated July 1, 2004, contains, among others, the following provisions:

- The OMEGA JV6 Bonds are payable solely from payments to be made by the OMEGA JV6 financing participants pursuant to a financing agreement dated July 1, 2004.
- The following funds are established: (a) Acquisition Fund (consisting of the Bond Proceeds Sub-Fund, the Contributions Sub-Fund and the Cost of Issuance Account; containing the amounts from bond proceeds, proceeds from contributions by nonfinancing participants, and costs of bond issuance, respectively); (b) Bond Payment Fund (containing the monthly payments for annual debt service requirements); (c) Rebate Fund (containing amounts required to be paid, if necessary, to the United States as provided by the IRC of 1986, as applicable; to be maintained in AMP's general accounts); (d) Reserve and Contingency Fund (containing amounts for improvements and extraordinary operation and maintenance costs to be held by OMEGA JV6); (e) General Reserve Fund (consisting of amounts to be maintained in AMP's general accounts).
- The trustee is to receive on or before the twenty-sixth day of each month, full bond debt service payments for each month during the term of the financing agreement from AMP. In the event the amounts in the Bond Payment Fund are not sufficient to make scheduled payments, such deficiency would be drawn first from the General Reserve Fund and then the Reserve and Contingency Fund.

Funds held by the trustee for the OMEGA JV6 Bonds at December 31 are as follows:

	2009	2008
Bond Payment Fund	\$ 416,805	\$ 421,142
	416,805	421,142
Current portion	 (416,805)	(421,142)
Noncurrent portion	\$ -	\$ -

Reserve and Contingency Fund amounts held by OMEGA JV6 at December 31, 2009 and 2008 are \$80,724 and \$74,680, respectively. There were no amounts held by AMP for the Rebate Fund and General Reserve Fund at December 31, 2009 and 2008.

Investments held in the trustee funds consist of the following at December 31:

		2009	2008
Money market funds	\$	90,801,468	\$ 54,278,539
Debt securities		967,262,819	200,664,216
Guaranteed investment contracts		172,799,439	401,239,502
	\$ ^	1,230,863,726	\$ 656,182,257

10. Fair Value of Financial Instruments

	Decembe	er 31, 2009	December 31, 2008	
	Carry	Estimated	Carry	Estimated
Financial Instruments	Value	Fair Value	Value	Fair Value
Assets				
Investments	\$ 23,755,753	\$ 23,755,753	\$ 15,764,485	\$ 15,764,485
Trustee funds, AMP	1,221,076,113	1,216,349,886	645,675,793	645,675,793
Trustee funds on behalf of				
members	9,787,613	9,787,613	10,506,464	10,506,464
Liabilities				
Fixed rate term debt, including				
current maturities, AMP	2,311,157,898	2,278,773,234	1,175,942,066	1,119,277,022
Fixed rate term debt, including				
current maturities, on behalf of				
members	80,422,000	82,552,011	88,611,150	90,156,450
Variable rate term debt, including				
current maturities, AMP and				
on behalf of members	96,654,000	96,654,000	115,628,000	115,628,000
Interest rate swaps	3,960,460	3,960,460	5,765,603	5,765,603

The carrying amounts of cash, accounts receivable, accounts payable, the AMP project notes, the Prairie State BAN, the municipal project notes and the revolving credit loan approximate their fair value due to their short maturities. The carrying amount of the Gorsuch 2008 Bonds, the Combustion Turbine Bonds and the OMEGA JV6 Bonds approximate their fair value due to their variable rates of interest. The fair value of long-term debt reflect the present value of cash outflows relating to those obligations based on the current call price or the yield to maturity as deemed appropriate at the end of each respective year. The yields assumed were based on municipal bond ratings offered by organizations similar to AMP.

As defined in the fair value measurements standard, fair value is the price that would be received for an asset or paid to transfer a liability (exit price) in the principal or most advantageous market for the asset or liability in an orderly transaction between willing market participants on the measurement date. This standard establishes a fair value hierarchy that prioritizes the inputs used to measure fair value. The hierarchy gives the highest priority to unadjusted quoted market prices in active markets for identical assets or liabilities (Level 1) and the lowest priority to unobservable inputs (Level 3). The three levels of the fair value hierarchy defined by the fair value measurement standard are as follows:

- Level 1: Quoted prices are available in active markets for identical assets or liabilities as of the reporting date. Active markets are those where transactions for the asset or liability occur in sufficient frequency and volume to provide pricing information on an ongoing basis. AMP's Level 1 assets primarily consist of equity securities, mutual funds, debt securities and money market funds that are listed on active exchanges which are included in investments and trustee funds on the consolidated balance sheets. AMP does not have any liabilities that meet the definition of Level 1.
- Level 2 Pricing inputs are either directly or indirectly observable in the market as of the reporting date, other than quoted prices in active markets included in Level 1. Level 2 includes those financial instruments that are valued using models or other valuation methodologies based on assumptions that are observable in the marketplace throughout the full term of the instrument, can be derived from observable data or are supported by observable levels at which transactions are executed in the marketplace. These models are primarily industry-standard models that consider various assumptions, including quoted forward prices for commodities, time value, volatility factors, and current market and contractual prices for the underlying instruments, as well as other relevant economic measures. Instruments in this category include AMP's interest rate swaps. Interest rate swaps are included in other liabilities on AMP's consolidated balance sheets.
- Level 3 Pricing inputs include inputs that are generally less observable from objective sources. These inputs may be used with internally developed methodologies that result in management's best estimate of fair value. AMP's Level 3 assets consist of its investment in hedge funds, which are included in investments on the consolidated balance sheets.

AMP utilizes market data and assumptions that market participants would use in pricing the asset or liability, including assumptions about risk and the risks inherent in the inputs to the valuation technique. These inputs can be readily observable, market corroborated, or generally unobservable. AMP primarily applies the market approach for recurring fair value measurements using the best information available. Accordingly, AMP maximizes the use of observable inputs and minimizes the use of unobservable inputs.

The following table sets forth AMP's financial assets and financial liabilities that are accounted for at fair value by level within the fair value hierarchy as of December 31, 2009. As required by the fair value measurements standard, assets and liabilities are classified in their entirety based on the lowest level of input that is significant to the fair value measurement. AMP's assessment of the significance of a particular input to the fair value measurement requires judgment and may affect the valuation of fair value assets and liabilities and their placement within the fair value hierarchy levels.

	December 31, 2009						
Recurring Fair Value Measures	Level 1		Level 2		Level 3	Total	
Assets							
Equity securities and mutual funds	\$ 1,983,035	\$	-	\$	-	\$ 1,983,035	
Money market funds	93,326		-		-	93,326	
Certificates of deposit	12,008,501		-		-	12,008,501	
Debt securities	5,489,065		-		-	5,489,065	
Hedge funds			-		4,181,826	4,181,826	
Total	\$ 19,573,927	\$	-	\$	4,181,826	\$ 23,755,753	
Liabilities							
Interest rate swaps			3,960,460		-	3,960,460	
Total	\$ -	\$	3,960,460	\$	-	\$ 3,960,460	
			Decembe	er 3	1, 2008		
Recurring Fair Value Measures	Level 1		Level 2		Level 3	Total	
Assets							
Equity securities and mutual funds	\$ 1,916,595	\$	-	\$	-	\$ 1,916,595	
Money market funds	54,278,539		-		-	54,278,539	
Certificates of deposit	4,573,013		-		-	4,573,013	
Debt securities	5,847,500		-		-	5,847,500	
Hedge funds			-		3,427,377	3,427,377	
Total	\$ 66,615,647	\$	-	\$	3,427,377	\$70,043,024	
Liabilities							
Interest rate swaps			5,765,603		-	5,765,603	
Total	\$ -	\$	5,765,603	\$	-	\$ 5,765,603	

The determination of the above fair value measures takes into consideration various factors required under the fair value measurements standard. These factors include nonperformance risk, including counterparty credit risk and the impact of credit enhancements (such as cash deposits, LOCs and priority interests). The impact of nonperformance risk was immaterial in the fair value measurements.

The following table provides a reconciliation of changes in the fair value of hedge fund investments classified as Level 3 in the fair value hierarchy during 2009:

Balance as of January 1, 2009	\$ 3,427,377
Settlements	-
Unrealized gains (losses)	754,449
Balance as of December 31, 2009	\$ 4,181,826

11. Asset Retirement Obligations

Asset retirement obligations consist of the following:

	AMP			_	
		General Fund	P	Gorsuch Station roject Fund	Total
Asset retirement obligation at December 31, 2007 Revisions to estimated cash flow Accretion		381,169 51,939 16,634		4,551,651 1,703,245 180,163	4,932,820 1,755,184 196,797
Asset retirement obligation at December 31, 2008 Revisions to estimated cash flow Accretion New asset retirement obligation	\$	449,742 (116,008) 18,791 448,421	\$	6,435,059 (102,105) 213,708	\$ 6,884,801 (218,113) 232,499 448,421
Asset retirement obligation at December 31, 2009	\$	800,946	\$	6,546,662	\$ 7,347,608

12. Employee Benefits

Pension Plan

AMP has a defined benefit pension plan (the "Pension Plan") covering substantially all hourly employees at the Gorsuch Project. Benefits for eligible employees at retirement are based primarily on years of service and compensation rates. Assets held by the Pension Plan consist primarily of treasury notes, marketable securities, and alternative investments.

Postretirement Plan

AMP sponsors a postretirement benefit plan (the "Postretirement Plan") covering salaried and hourly employees at the Gorsuch Project who were hired before November 1, 2003. The Postretirement Plan provides prescription drug and medical, dental, and life insurance benefits. Benefits are available to employees who retire under provisions of the Postretirement Plan. The eligible employees' share of the medical insurance premiums in the postretirement period is increased on the basis of the provisions of the Postretirement Plan. At December 31, 2009 and 2008, \$11,747,252 and \$11,191,472, respectively, of investments in the accompanying consolidated balance sheets are designated to fund Postretirement Plan benefits.

The following table sets forth the benefit obligations, change in plan assets, funded status, amounts recognized in the consolidated balance sheets, components of net periodic benefit cost, and weighted average assumptions for the Pension Plan and Postretirement Plan at December 31:

	Pension Plan			Postretirem		nent Plan		
		2009		2008		2009		2008
Change in benefit obligation								
Benefit obligation at beginning of year	\$	18,537,410	\$	20,770,148	\$	4,814,998	\$	4,757,904
Service cost		901,214		822,155		125,112		129,994
Interest cost		1,123,138		1,159,003		282,344		295,890
Actuarial loss		1,564,609		534,296		1,456,104		244,444
Benefits paid		(2,104,062)	_	(4,748,192)		(558,513)	_	(613,234)
Benefit obligation at end of year	_	20,022,309	_	18,537,410	_	6,120,045	_	4,814,998
Change in plan assets								
Fair value of plan assets at beginning of year		29,804,919		39,468,765		-		-
Actual return (loss) on plan assets		1,641,185		(4,915,654)		-		-
Employer contributions		-		-		558,513		613,234
Benefits paid	_	(2,104,062)	_	(4,748,192)		(558,513)	_	(613,234)
Fair value of plan assets at end of year	_	29,342,042	_	29,804,919	_	-	_	-
Funded status	\$	9,319,733	\$	11,267,509	\$	(6,120,045)	\$	(4,814,998)
Amounts recognized in the consolidated balance sheets								
Prepaid pension costs	\$	9,319,733	\$	11,267,509	\$	-	\$	-
Current liabilities		-		-		(699,000)		(595,000)
Noncurrent liabilities		-				(5,421,045)		(4,219,998)
Net amount recognized	\$	9,319,733	\$	11,267,509	\$	(6,120,045)	\$	(4,814,998)
Components of net periodic benefit cost								
Service cost	\$	901,214	\$	822,155	\$	125,112	\$	129,994
Interest cost		1,123,138		1,159,003		282,344		295,890
Expected return on plan assets		(2,339,017)		(3,153,047)		-		-
Amortization of transition obligation		-		-		78,600		78,600
Recognized actuarial loss		981,183		283,547		81,372		69,060
Settlement loss		711,807	_	1,076,408			_	
Net periodic benefit cost	\$	1,378,325	\$	188,066	\$	567,428	\$	573,544
Weighted average assumptions								
Discount rate		5.50%		6.25%		5.50%		6.25%
Expected return on plan assets		8.00%		8.00%		N/A		N/A
Rate of compensation increase		5.00%		5.00%		5.00%		5.00%
Health care trend rate		N/A		N/A		11.25%		12.25%

During 2008, AMP determined that the unrecognized prior service costs and unrecognized actuarial gains and losses, which had previously been recorded as a component of accumulated other comprehensive income, were recoverable in future periods in the regulatory rate setting process, as provided for under the provisions of the FASB's standard for accounting for regulated entities. This determination was made based on a new board resolution which allowed for the recoverability of such costs through rates. As a result, \$8,261,247 was transferred from accumulated other comprehensive income to regulatory assets in December 2008.

Amounts included in regulatory assets as of December 31, 2009, that are expected to be recognized as components of net periodic benefit cost during 2010 are:

	Pension Plan	Ро	stretirement Plan
Actuarial loss	\$ 1,029,441	\$	189,565
Transition obligation	-		78,600

The accumulated benefit obligation for the Pension Plan was \$18,439,922 and \$17,610,540 at December 31, 2009 and 2008, respectively. The accumulated benefit obligation for the Postretirement Plan was \$6,120,045 and \$4,814,998 at December 31, 2009 and 2008, respectively.

AMP has adjusted the initial unrecognized transition obligation for the Postretirement Plan for the effect of plan amendments. The remaining net unrecognized transition obligation for the Postretirement Plan is being amortized over the remaining transition period (6 years at December 31, 2009).

AMP's expected long-term rate of return on plan assets is based on the expected long-term performance of a portfolio with the current asset mix.

The Pension Plan's weighted-average asset allocations by asset category are as follows at December 31:

Asset Category	2009	2008
Equity securities	14%	19%
Debt securities	39%	42%
Alternative investments	45%	36%
Cash	2%	3%

Accounting guidance establishes a fair value hierarchy that prioritizes the inputs used to measure fair value. The hierarchy gives the highest priority to unadjusted quoted market prices in active markets for identical assets or liabilities (Level 1) and the lowest priority to unobservable inputs (Level 3). The three levels of the fair value hierarchy defined by accounting guidance are as follows:

Level 1: Quoted prices are available in active markets for identical assets or liabilities as of the reporting date. Active markets are those where transactions for the asset or liability occur in sufficient frequency and volume to provide pricing information on an ongoing basis. Level 1 assets include equity securities, mutual funds, debt securities and money market funds that are listed on active exchanges.

Pricing inputs are either directly or indirectly observable in the market as of the reporting date, other than quoted prices in active markets included in Level 1. Additionally, Level 2 includes those financial instruments that are valued using models or other valuation methodologies based on assumptions that are observable in the market place throughout the full term of the instrument, can be derived from observable data or are supported by observable levels at which transactions are executed in the market place. These models are primarily industry-standard models that consider various assumptions, including quoted forward prices for commodities, time value, volatility factors and current market and contractual prices for the underlying instruments, as well as other relevant economic measures. There are no pension investments which meet the Level 2 criteria.

Level 3: Pricing inputs include inputs that are generally less observable from objective sources. These inputs may be used with internally developed methodologies that result in management's best estimate of fair value in addition to the use of independent appraisers' estimates of fair value on a periodic basis typically determined quarterly, but no less than annually. Assets in this category include investments in hedge funds.

As of December 31, 2009, the pension investments measured at fair value were as follows:

	December 31, 2009					
	Level 1		Level 2	Level 3	Total	
Assets						
Equity securities and						
mutual funds	\$ 3,943,891	\$	-	\$ -	\$ 3,943,891	
Money market funds	612,486		-	-	612,486	
Debt securities	11,543,295		-	-	11,543,295	
Hedge funds			_	13,242,370	13,242,370	
	\$16,099,672	\$	_	\$ 13,242,370	\$29,342,042	

The following table provides a reconciliation of changes in the fair value of pension investments classified as Level 3 in the fair value hierarchy during 2009:

	Hedge Funds
Beginning balance	\$ 10,767,847
Unrealized gain	2,474,523
Ending balance	\$ 13,242,370

AMP does not expect to make any contributions to the Pension Plan for the year ended December 31, 2010.

The following benefit payments, which reflect expected future service, as appropriate, are expected to be paid:

	Pension Plan	Postretirement Plan		
2009	\$ 1,964,000	\$	699,000	
2010	1,709,000		824,000	
2011	1,912,000		870,000	
2012	1,751,000		693,000	
2013	1,743,000		674,000	
2014-2018	9,297,000		3,752,000	

Assumed health care cost trend rates affect the amounts reported for postretirement health care plans. A one-percentage point change in assumed health care cost trend rate would have the following effect on the Postretirement Plan:

	One-Percentage Point Increase		One-Percentage Point Decrease		
Effect on total of service and interest					
cost components	\$	31,658	\$	(11,354)	
Effect on postretirement benefit obligation		322,846		(115,164)	

The assumed rate of increase in per capita cost of health care benefits is 11.25% in 2009. This rate is assumed to decrease gradually to 5.25% by 2015 and remain at that rate thereafter.

13. Project Power Sales Contracts

AMP's member power sales contracts for the Gorsuch Project energy are long-term take-and-pay agreements. Under these agreements, member communities must take, and pay for, contracted power and energy when made available by AMP. Accordingly, AMP must make available such contracted power and energy from the project's or replacement power over the same period.

AMP's member power sales contracts for AMP-Generating Station, PSEC and the hydro projects are long-term take or pay agreements, which must be paid regardless of delivery or availability.

14. Distributive Generation Agreement

In 1996, AMP entered into a 20-year distributive generation agreement with a member. Under the agreement, AMP agreed to install six generating units in the member's community, directly connected to the member's electric utility system. The member has agreed to pay AMP a demand charge per megawatt hour of available capacity commencing from the date the units are installed plus operating expenses. At the end of the term of the agreement, the member has the right, at its option, to acquire the units for AMP's remaining book cost plus \$1.

The generating units were initially financed by AMP with a project note payable. In August 2003, \$4,442,444 of the project note was refinanced with a municipal project note from the member. The demand charge received under the distributive generation agreement is applied to the municipal project note from the member.

15. Emission Allowances

The Gorsuch Project is required to comply with provisions of the Clean Air Act Amendments of 1990 (the "CAA"). The Environmental Protection Agency ("EPA"), under the CAA, has awarded the Gorsuch Project, as a Phase II plant, 19,494 sulfur dioxide emission allowances per year through 2009, and 19,530 per year for the years 2010 to 2030. The EPA's allocated sulfur dioxide allowances are recorded at zero cost. The Gorsuch Project also purchases sulfur dioxide emission allowances on the open market. Beginning in 2010, sulfur dioxide allowances must be surrendered at a rate of two allowances for every ton of sulfur dioxide emissions from utility boilers located in the Eastern United States. In 2015, the surrender rate for plants in the Eastern United States increases to 2.86 to 1.

The Gorsuch Project is required to comply with provisions of the CAA to reduce nitrogen-oxide emissions. The EPA allocated nitrogen-oxide emission allowances are recorded at zero cost. The Gorsuch Project also purchases nitrogen-oxide emission allowances on the open market.

The USEPA sent a request pursuant to Clean Air Act ("CAA") Section 114 for information regarding historic operations and maintenance at the Richard H. Gorsuch Generating Station ("Gorsuch"). To the extent the USEPA finds probable violations in reviewing records obtained from utilities pursuant to Section 114, enforcement actions for alleged violations of the CAA are sometimes initiated. AMP made its first response to the USEPA Section 114 request on July 28, 2008. AMP subsequently submitted additional information on September 12, 2008 and a final submission on October 24, 2008. On February 9, 2009, USEPA requested additional information regarding two Gorsuch projects: 1981-1986 (Boiler Replacement Project), a period before AMP acquired an interest in Gorsuch, and 1988-1991 (Station Improvement Uprate Program). AMP tendered responsive documents

On April 1, 2009, AMP received a Notice and Finding of Violation from the U.S. EPA ("NOV"). The NOV was addressed to both AMP and Elkem Metals, Inc. ("Elkem"), the previous owner of the generating station. The NOV alleges that activities undertaken from 1981 – 1986 prior to AMP's ownership, and from 1988 – 1991, during AMP's and Elkem's joint ownership, constituted "major modifications" which triggered requirements for certain permits and analyses including a "Best Available Control Technology" analysis which were neither sought nor obtained, resulting in continuing violations of environmental laws and regulations by AMP and Elkem. AMP has reviewed the NOV and has met with the EPA on several occasions throughout 2009 to discuss its involvement in this matter in further detail. At this time, AMP cannot predict the outcome of these discussions, whether litigation will follow, or what potential outcomes may be.

16. Commitments and Contingencies

Environmental Matters

AMP is subject to regulation by federal and state authorities with respect to air and water quality control and other environmental matters and is subject to zoning and other regulations by local authorities.

Clean Air Act

The United States EPA ("USEPA") has determined that Ohio and several other states contribute significantly to nonattainment, or interfere with maintenance, of NAAQS for fine particulates and eight-hour ozone in downwind states and has promulgated the Clean Air Interstate Rule ("CAIR") to further control nitrogen oxide and sulfur dioxide emission from electric utility boilers. Phase I nitrogen oxide reductions began in 2009. Phase I sulfur dioxide reductions will begin in 2010. Phase II reductions for both nitrogen oxide and sulfur dioxide begin in 2015.

CAIR mandates a 50% reduction in the sulfur dioxide cap in 2010, effectively reducing the Gorsuch baseline allocation from 19,500 to 9,750. At 2015, the cap is further reduced by another 30%, leaving the Gorsuch Project with an effective baseline allocation of 6,825.

Nitrogen oxide allowances will be distributed to Ohio and allocated to existing sources based on the highest year of heat input during 1999-2002. Phase I nitrogen oxide allowances in 2009 will be calculated on a 0.15 lbs/mm Btu basis. The allocation factor is further reduced to 0.125 lbs/mm Btu in 2015.

On July 11, 2008, the D.C. Circuit Court of Appeals vacated CAIR. However, upon petition by USEPA, the Court of Appeals reversed its decision and remanded CAIR to USEPA without vacatur. As such, CAIR became effective for nitrogen oxide in 2009, as set forth in the paragraphs above. However, CAIR will only remain effective until such time that USEPA reissues a modified CAIR (or a replacement regulatory program). Thus, the lifespan of CAIR and the allowance trading program is not known at this time.

Hazardous Air Pollutants

The four utility boilers at Gorsuch, will be subject to a CAA Section 112 Maximum Achievable Control Technology ("MACT") standard for mercury and potentially other hazardous air pollutants ("HAPs"). MACT requires USEPA to set a standard to control mercury and potentially other HAPs at the level equivalent to the top twelve percent of operating sources in the utility category. USEPA has not yet proposed a MACT for utility sources.

On February 17, 2010, EPA promulgated a final rule establishing emission limits and work practice standards for combustion ignited diesel engines at APCA sources. AMP has several engines supported by this rule and compliance must be demonstrated by April 2013. AMP is evaluating the rule and assessing the impact on its engine fleet.

Clean Water Act

Under court order pursuant to Section 316(b) of the Clean Water Act, the EPA issued regulations for cooling water intake structures applicable to the Gorsuch Project. The EPA's implementation schedule calls for imposing the Section 316(b) Best Available Technology ("BAT") requirements at the time of National Pollutant Discharge Elimination System ("NPDES") permit renewal. Gorsuch Project's NPDES permit does not expire until 2013. The Gorsuch Project participated in an ecosystem study to determine the impact of electric utility cooling water intake structures on aquatic wildlife. If new BAT requirements are implemented, it is possible that the cooling water intake structure may require an upgrade; the cost of which is unknown at this time.

Fly Ash Disposal

Gorsuch Station does not use fly ash disposal methods similar to the TVA Kinston Plant. However, the accident at Kingston has prompted increased regulatory scrutiny of fly ash disposal operations at all utility plants. AMP believes it is substantially compliant with all fly ash handling and disposal regulations. However increased scrutiny could result in additional regulatory requirements that are not possible to quantify at this time.

Other Regulatory Matters

Most metropolitan and industrialized counties in Ohio are nonattainment areas under the new ozone and fine particulate matter ambient air quality standards. This will require substantial local reduction of nitrogen oxides, volatile organic compounds, sulfur dioxide and particulate matter. In addition to emissions reductions required to achieve compliance in down-wind neighboring states, the site of the Gorsuch Project is a nonattainment area for ozone and fine particulate matter. The impact on the Gorsuch Project is uncertain at this time.

Washington County (Marietta – Parkersburg) may also become a non-attainment area under recently revised ambient air quality standards for lead. Ohio EPA, in a letter dated January 2009, notified AMP of its concern about lead emissions from its Gorsuch Station. AMP has responded to this letter and believes the concern is unfounded.

Pursuant to Section 114 (a) of the CAA, AMP received a request from the USEPA to provide certain emissions information and emissions dispersion characteristics associated with the Gorsuch Project. Based on our discussions with USEPA staff, the Agency is attempting to determine the source(s) of higher than normal toxic metal deposition in the Marietta area. AMP is cooperating fully with the USEPA's investigation.

Power Purchase Commitments

AMP's general practice is to enter into long-term power purchase contracts only when such contracts are supported by corresponding sales contracts to its members. All such contracts are considered normal pursuant to the FASB's standard on derivative instruments. All such purchases are "covered" by corresponding power sales arrangements either with individual members or one of AMP's power pools.

Energy purchase commitments at December 31 are as follows:

2010	\$	507,374,932
2011		498,285,893
2012		331,305,340
2013		322,775,587
2014		172,252,077
2015-2018	_	128,845,906
	\$	1,960,839,735

AMP has certain power supply agreements that include provisions that would require collateral upon a decrease in AMP's credit rating below investment grade, or power prices below certain thresholds.

AMP has entered into multiple agreements with coal suppliers to meet the coal requirements of the Gorsuch Project. The terms of these contracts extend through December 31, 2010. Under the terms of these contracts, AMP has a commitment to purchase a set amount of coal at a fixed price.

If AMP or the supplier is unable to take or deliver the coal, adjustments are to be made in the fixed price to pay the other party the difference between market price and the fixed purchase price. AMP has committed to purchase \$27,255,000 of coal through the year ended December 31, 2010.

Other Commitments

AMP is a party to various legal actions and complaints arising in the ordinary course of business. AMP does not believe that the ultimate resolution of such matters will have a material adverse affect on AMP's financial position or results of operations.

17. Subsequent Events

On January 21, 2010, AMP fully redeemed the Gorsuch 2008 Bonds at a price equal to the par value of the bonds plus accrued interest. The redemption of the Gorsuch 2008 Bonds was partially funded with the trustee funds associated with the Gorsuch 2008 Bonds. The remainder of the redemption was funded with two five-year term notes (the "Gorsuch Term Notes") between AMP and Keybank National Association dated January 21, 2010. The total amount of the Gorsuch Term Notes is \$40 million. The notes require equal monthly payments of principal plus accrued interest and interest on the Gorsuch Tem Notes is variable in nature. AMP amended the two interest rate swap agreements associated with the Gorsuch 2008 Bonds as part of the redemption. The terms of the swap agreements were amended to match the principal amounts and variable interest rates underlying the Gorsuch Term Notes.

On January 21, 2010 AMP purchased property adjacent to its corporate headquarters for future expansion requirements. The contract sales price for the property was \$950,000.

AMP has considered subsequent events through March 23, 2010, the date the consolidated financial statements were available to be issued.